

THE NATIONAL ARCHIVES FEDERAL REGISTER OF THE UNITED STATES 1934

VOLUME 9

NUMBER 136

Washington, Saturday, July 8, 1944

Regulations

TITLE 7—AGRICULTURE

Chapter X—War Food Administration (Production Orders)

[WFO 9-4, Revocation]

PART 1220—FEED

SHIPMENTS OF SOYBEAN OIL MEAL INTO DESIGNATED AREA

War Food Order No. 9-4 (9 F.R. 561, 4319, 5001) issued January 13, 1944, is hereby revoked: *Provided, however*, That said War Food Order No. 9.4 shall be deemed to be in full force and effect for the purpose of sustaining any suit, action or other proceeding with respect to any violation thereof, or right accrued or liability incurred thereunder.

(64 Stat. 676, 55 Stat. 236, 56 Stat. 176; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 9, 8 F.R. 16960; 9 F.R. 3475, 4319)

Issued this 6th day of July 1944.

J. B. HUTSON,
Director of Production.

[F. R. Doc. 44-9979; Filed, July 7, 1944;
11:05 a. m.]

[WFO 5, Amdt. 1]

PART 1206—FERTILIZER

DELIVERY AND USE OF FERTILIZER

Correction

Schedule I of Federal Register Document 44-9610, appearing at page 7294 of the issue for Saturday, July 1, 1944, is corrected to read as follows:

SCHEDULE I—FERTILIZER GRADES FOR 1944-1945

GRADES APPLICABLE TO ALL STATES

Nitrate of soda	16-0-0
By-product nitrate of soda	14-0-0
Nitrate of potash	14-0-14
Sulphate of ammonia	20 (or higher) -0-0
Cyanamid	20 (or higher) -0-0
Uramon	42-0-0
Ammoniated superphosphate	4 (or higher) -16 (or higher) -0

SCHEDULE I—FERTILIZER GRADES FOR 1944-1945

GRADES APPLICABLE TO ALL STATES—continued

Ammonium phosphate	11-49-0
Ammonium phosphate-sulphate	16-20-0
Cal-nitro	20 (or higher) -0-0
A-N-I	20 (or higher) -0-0
Ammonium nitrate	30 (or higher) -0-0
Potassium nitrate	14-0-44 (or higher)
Superphosphate	0-18 (or higher)-0
Muriate of potash	0-0-50 (or higher)
Sulphate of potash	0-0-48 (or higher)
Manure salts	0-0-22 (or higher)
Sulphate or potash magnesia	0-0-18 (or higher)
Potash lime	0-0-6
Ground phosphate rock	Any Grade
Colloidal phosphate	Any Grade
Cotton hull ash	Any Grade
Wood ash	Any Grade
Straight carriers of organic nitrogen	Any Grade

¹ This grade is designated for use on victory gardens in conformity with the provisions of § 1206.6, but is not limited to such use.

NEW ENGLAND AREA

Maine:	0-10-20; 0-14-14; 4-12-4; 4-12-8; 4-12-16; 5-7-10; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 6-9-15; 7-7-7.
New Hampshire:	0-10-20; 0-14-14; 4-12-4; 4-12-8; 4-12-12; 4-12-16; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 6-3-6 ³ ; 7-7-7.
Vermont:	0-10-20; 0-14-14; 4-12-4; 4-12-8; 4-12-16; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 6-3-6 ³ ; 7-7-7.
Massachusetts:	0-10-20; 0-14-14; 4-10-0 ⁴ ; 4-12-4; 4-12-8; 4-12-16; 5-3-5 ^{1,2} ; 5-5-15 ² ; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 6-3-6 ³ ; 7-7-7.
Rhode Island:	0-10-20; 0-14-14; 4-12-4; 4-12-8; 4-12-16; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 7-7-7.
Connecticut:	0-10-20; 0-14-14; 4-10-0 ⁴ ; 4-12-4; 4-12-8; 4-12-16; 5-3-5 ^{1,2} ; 5-5-15 ² ; 5-8-7 ¹ ; 5-10-5 ² ; 5-10-10; 6-3-6 ³ ; 7-7-7.

Unless prohibited hereinafter, multiples (higher analyses with the same ratio) of the foregoing approved grades may be manufactured and delivered.

- ¹ No multiples permitted.
- ² Victory garden fertilizer.
- ³ Tobacco only.
- ⁴ Tobacco plant beds only.

MIDDLE ATLANTIC AREA

New York:	0-10-20; 0-12-12; 3-9-12; 3-9-15; 3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5 ¹ ; 5-10-10; 7-7-7.
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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.

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Pennsylvania: 0-12-12; 0-14-7; 3-9-12; 3-9-15; 3-12-6; 4-8-12; 4-12-4; 4-12-8; 4-12-12; 5-10-5; 5-10-10; 7-7-7; 10-6-4.

New Jersey: 0-12-12; 0-14-7; 3-9-12; 3-9-15; 3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5; 5-10-10; 7-7-7; 10-6-4.

Delaware: 0-12-12; 0-14-7; 2-12-12; 3-9-12; 3-9-15; 3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5; 5-10-10; 6-8-8; 7-7-7; 10-6-4.

Maryland and the District of Columbia: 0-10-20; 0-12-12; 0-14-7; 2-12-12; 3-9-12; 3-9-15; 3-12-6; 4-8-12; 4-12-4; 4-12-8; 5-10-5; 5-10-10; 6-8-8; 7-7-7; 10-6-4.

Virginia: 0-12-12; 0-14-7; 2-12-12; 3-9-12; 3-9-15; 3-9-18; 3-9-12; 3-12-6; 4-9-3; 4-10-6; 4-12-4; 4-12-8; 5-5-20; 5-10-5; 6-8-8; 7-7-7; 10-6-4.

West Virginia: 0-12-12; 0-14-7; 3-12-6; 4-12-4; 4-12-8; 5-10-5; 5-10-10; 7-7-7; 10-6-4.

Multiples (higher analyses with the same ratio) of the foregoing approved grades may be manufactured and delivered.

¹ Victory garden fertilizer.

² Tobacco only.

³ Tobacco plant beds only.

⁴ Top dressing only.

⁵ Fruit only.

SOUTHEASTERN AREA

North Carolina: 0-8-16 (basic 500 lbs.); 0-12-12 (basic 300 lbs.); 0-14-7; 2-10-6; 2-12-12; 3-8-8; 3-9-6; 3-9-9; 3-9-12;

3-12-6; 4-8-8; 4-9-3; 4-10-6; 4-12-4; 5-5-20; 5-10-5; 5-7-5; 6-8-6; 10-0-10.

South Carolina: 0-12-12; 0-14-7; 3-9-6; 3-9-9; 3-9-12; 3-12-6; 4-8-8; 4-9-3; 4-10-6; 4-12-4; 4-12-12; 5-10-5; 5-10-10; 6-8-0; 6-9-3; 7-7-7.

Georgia: 0-14-7; 0-14-10; 2-12-6; 3-9-0; 3-9-9; 3-12-6; 4-4-8; 4-8-8; 4-9-3; 4-10-6; 4-12-4; 4-12-12; 5-10-5; 6-8-6; 6-8-8; 10-0-10.

Alabama: 0-14-10; 3-9-9; 4-10-4; 4-10-7; 5-10-5; 6-8-4; 6-8-8.

Mississippi: 0-14-7; 4-8-8; 5-10-5; 6-8-4; 6-8-8.

Tennessee: 0-12-12; 0-14-4; 0-14-7; 2-12-0; 3-9-6; 4-8-8; 4-8-12; 4-12-4; 5-5-10; 5-10-5; 6-8-4; 7-7-7; 8-5-5; 10-6-4.

¹ Tobacco only.

² Tobacco beds only.

³ Victory garden fertilizer.

⁴ Victory garden fertilizer only.

FLORIDA AREA

Florida: 0-8-12; 0-8-24; 0-10-10; 0-12-10; 0-14-5; 0-14-10; 0-16-0 plus mn; 2-8-0; 2-8-10; 2-10-4; 3-6-8; 3-6-10; 3-8-5; 3-8-8; 4-4-8; 4-5-7; 4-6-8; 4-7-5; 4-8-4; 4-8-0; 4-8-8; 4-9-3; 4-10-7; 4-12-4; 4-12-6; 5-5-0; 5-6-10; 5-7-5; 5-8-8; 5-10-5; 6-4-8; 6-6-0; 8-0-8; 8-0-12; 12-0-10.

¹ Victory garden fertilizer only.

WEST SOUTH CENTRAL AREA

Arkansas: 0-10-20; 0-12-12; 0-14-7; 3-9-10; 3-12-6; 4-8-8; 4-12-4; 5-10-5; 6-8-4; 6-8-12; 8-8-8; 10-6-4.

Louisiana: 0-12-12; 0-14-7; 3-12-12; 4-8-0; 4-12-4; 4-12-8; 5-10-5; 6-8-4; 6-8-8; 6-9-0; 8-8-8; 9-6-9; 10-0-10; 10-6-4; 12-8-0.

Texas: 0-14-7; 4-8-8; 4-10-0; 4-12-4; 5-10-5; 6-8-4; 6-12-0; 6-30-0; 10-10-0; 10-20-0; 12-15-0.

Oklahoma: 0-14-7; 2-12-6; 4-12-0; 4-12-4; 5-10-5.

Multiples (higher analyses with the same ratio) of the foregoing approved grades may be manufactured and delivered.

¹ Victory garden fertilizer.

² Pan Handle and West Texas only.

MIDDLE WEST AREA

Illinois: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 8-8-8; 10-6-4.

Indiana: 0-6-18; 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 5-10-10; 8-8-8; 10-6-4.

Iowa: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 4-16-10; 6-12-18; 8-8-8; 8-16-12; 10-6-4.

Minnesota: 0-9-27; 0-10-20; 0-12-12; 0-12-24; 0-12-36; 0-14-7; 0-20-10; 0-20-16; 0-20-20; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 4-24-12; 4-16-10; 6-12-18; 8-8-8; 8-16-12; 10-6-4.

Ohio: 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 5-10-10; 8-8-0; 10-6-4.

Wisconsin: 0-6-18; 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 6-6-18; 8-8-8; 10-6-4.

Michigan: 0-6-18; 0-9-27; 0-10-20; 0-12-12; 0-14-7; 0-14-14; 0-20-10; 0-20-20; 2-12-6; 2-16-8; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 4-16-4; 8-8-8; 10-6-4.

Missouri: 0-10-20; 0-12-12; 0-14-7; 0-20-10; 0-20-20; 2-12-6; 3-9-18; 3-12-12; 3-18-9; 4-12-4; 4-12-8; 5-10-10; 8-8-0; 10-6-4.

Kentucky: 0-12-12; 0-14-7; 0-20-10; 0-20-20; 2-12-6; 3-9-6; 3-12-12; 3-18-0; 4-

12-0-4; 4-12-4¹; 4-12-8; 5-10-10; 6-8-8;
8-8-8; 10-6-4.

- ¹ Victory garden fertilizer only.
² To contain 700 pounds NaCl per ton.
³ Victory garden fertilizer.
⁴ Tobacco plant beds only.

PACIFIC COAST AREA

Arizona: 4-8-0 (manure base only); 4-12-4;
4-19-5; 6-10-4¹; 6-12-0; 6-18-0; 8-8-0;
8-12-0; 8-16-0; 10-10-0; 10-20-0; 10-38-0;
14-6-0.

California: 0-10-8; 0-10-12; 2-10-8; 4-6-8;
4-10-10; 4-12-4; 4-18-18; 5-12-5; 5-14-9;
6-9-6; 6-10-4¹; 6-12-8; 6-16-6; 8-0-12; 8-6-8;
8-8-4; 8-10-12; 10-5-5; 10-5-10; 10-10-0;
10-10-5; 10-12-10; 10-16-8; 10-20-0; 12-0-14;
12-6-0; 14-0-8; 15-8-4; 17-7-0.

Oregon: 0-12-20; 3-10-10; 3-10-20; 4-12-4;
4-12-8; 5-6-8; 5-10-10; 5-10-20; 6-10-4¹;
6-30-0; 10-10-0; 10-10-5; 10-16-8; 10-20-0;
12-12-0; 17-12-0; 17-4-4.

Washington: 0-12-20; 3-10-10; 3-10-20;
4-12-4; 4-12-8; 5-6-8; 5-10-10; 5-10-20;
6-10-4¹; 6-30-0; 10-10-0; 10-10-5; 10-16-8;
10-20-0; 12-12-0; 17-12-0; 17-4-4.

Idaho: 0-12-20; 3-10-10; 3-10-20; 4-12-4;
4-12-8; 5-6-8; 5-10-10; 5-10-20; 6-10-4¹;
6-12-0; 6-30-0; 10-10-0; 10-10-5; 10-16-8;
10-20-0; 12-12-0; 17-12-0; 17-4-4.

- ¹ Victory garden fertilizer.

TITLE 10—ARMY: WAR DEPARTMENT

CHANGE OF PART NUMBERS

Part designations used in War Department regulations published in Title 10 of the Code of Federal Regulations are changed as indicated in the list below.

As the figures preceding the decimal point in section numbers correspond with the respective part numbers, all section numbers in Title 10 are hereby amended to correspond with the new part numbers. All future amendments and additions to the regulations under this title will bear the new part and section numbers.

CHAPTER I—AID OF CIVIL AUTHORITIES AND PUBLIC RELATIONS

Part number		
Old	New	
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3	103	Arrest and Confinement of Persons Not Subject to Military Law.
4	104	Relations with Agencies of Public Contact.
5	105	Safeguarding Technical Information.
6	106	Use of Military Telegraph Lines.
7	107	Manufacture of Decorations.
8	108	Competition with Civilian Bands.
9	109	Secrecy Surrounding Troop Movements.
10	110	Chaplains.
11	111	Assistance to Relatives and Others in Connection With Deceased Personnel.
12	112	Prisoners.
13	113	Assistance of Creditors by War Department.
14	114	Range Regulations for Firing Ammunition for Training and Target Practice.
15	115	Regulations for Correspondents, Technical Observers and Service Specialists Accompanying U. S. Army Forces in the Field.

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21	201	Use of Army Aircraft.
22	202	Assistance to Civil Aircraft.
23	203	Assistance to Aircraft of Foreign Registry.
24	204	Use of Other Than Government-Owned Aircraft.

CHAPTER III—CLAIMS AND ACCOUNTS

Part number		
Old	New	
30	300	Service men's Dependents Allowance.
31	301	Bonds of Accountable Officers.
32	302	Duplicate Checks.
33	303	Gratuity upon Death.
34	304	Military Court Fees.
35	305	Payment of Bills and Accounts.
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72	702	Contract Surgeons and Civilian Veterinarians.
73	703	Appointment of Commissioned Officers, Warrant Officers and Chaplains.
74	704	Enlistment of Aviation Cadets.
75	705	Admission to the United States Military Academy.
76	706	Care and Disposition of the Insane.
77	707	Medical and Dental Attendance.
78	708	Decorations, Medals, Ribbons and Similar Devices.
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81	801	General Instructions.
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81	804	Bonds and Insurance.
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83	807	Disposition of Property.
81	808	Federal, State, and Local Taxes.
81	809	Labor.
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81	812	Renegotiation and Price Adjustment.
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83	815	Termination of Contracts for the Convenience of the Government.
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Part number		
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92	902	Charter and Redelivery of Vessels.
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[SEAL]

J. A. ULIO,
Major General,
The Adjutant General.

[F. R. Doc. 44-9341; Filed, July 6, 1944;
9:57 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Amdt. 244, 2d Ed.]

PART 622—CLASSIFICATION

IDENTIFICATION OF LIMITED SERVICE REGISTRANTS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend § 622.82 to read as follows:

§ 622.82 *Identifying certain registrants in Class I-A, Class I-A-O, and Class IV-E found qualified for limited service only.* When a selected man in Class I-A, Class I-A-O, or Class IV-E has been found qualified for limited service at the induction station, he shall be identified in all records by following his classification with the letter "(L)" so long as he remains classified in Class I-A, Class I-A-O, or Class IV-E. While such registrant is retained in Class I-A, he shall be identified thus, "Class I-A (L)." While such registrant is retained in Class I-A-O, he shall be identified thus, "Class I-A-O (L)." While such registrant is retained in Class IV-E he shall be identified thus, "Class IV-E (L)."

The foregoing amendment to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,
Director.

JULY 5, 1944.

[F. R. Doc. 44-9372; Filed, July 6, 1944;
3:47 p. m.]

[Amdt. 245, 2d Ed.]

PART 652—ASSIGNMENT AND DELIVERY OF PERSONS TO WORK OF NATIONAL IMPORTANCE UNDER CIVILIAN DIRECTION

CONSCIENTIOUS OBJECTOR REPORT

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend paragraphs (b) and (c) and add paragraph (d) to § 652.1 to read as follows:

§ 652.1 *Report of conscientious objector to Director of Selective Service.*

(b) When a registrant is classified in Class IV-E and identified by following his classification with the letter "(L)" and his classification is not under consideration on appearance, reopening, or appeal, and the time in which he is entitled to request an appearance or take an appeal has expired, and his order number is reached in the process of selecting Class I-A and Class I-A-O registrants to report for induction whose classifications are identified with the letter "(L)," the local board shall immediately notify the Director of Selective Service on Conscientious Objector Report (Form 48) that the registrant is available for assignment to work of national importance under civilian direction.

(c) Four copies of the Conscientious Objector Report (Form 48) shall be filled out and signed by a member of the local board. Under "Remarks" the local board should add any additional information that might aid in the proper assignment of the registrant. The original and two copies of the Conscientious Objector Report (Form 48) shall be mailed to the State Director of Selective Service and the remaining copy retained in the registrant's Cover Sheet (Form 53). The State Director of Selective Service shall immediately transmit the original and one copy of the Conscientious Objector Report (Form 48) to the Director of Selective Service and shall file the remaining copy.

(d) Until such time as his defects have been corrected, no Conscientious Objector Report (Form 48) shall be filled out or used for a registrant who, according to the report of the examining physician, will be qualified for general service after satisfactory correction of specified remediable defects.

The foregoing amendment to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,
Director.

JULY 5, 1944.

[F. R. Doc. 44-9973; Filed, July 6, 1944; 3:47 p. m.]

Chapter VIII—Foreign Economic Administration

Subchapter B—Export Control

[Amdt. 190]

PART 811—BLANKET LICENSE "BLT"

DESIGNATED COMMODITIES

Paragraph (f) of § 811.2 *General provisions* is hereby amended by adding to the list of commodities set forth therein the following commodities:

Commodity	Schedule B No.
Dairy products:	
Cheese, processed, blended and spreads.....	0067.50
Cheese, other (include in original loaves).....	0067.90
Milk and cream, condensed (sweetened).....	0061.00
Milk and cream, evaporated (unsweetened).....	0062.00
Milk, skimmed, dried.....	0064.00
Milk, whole, dried.....	0063.00
Electrical machinery and apparatus:	
Refrigerators, commercial up to one ton, with or without cabinet.....	7058.00
Commercial refrigerator parts.....	7059.00
Fish:	
Clams and oysters, canned.....	0088.05
Cod, haddock, hake, pollock and cusk, canned.....	0086.01
Crab meat and crabs, canned.....	0088.03
Herring, canned.....	0086.03
Lobster, canned.....	0088.01
Salmon, canned.....	0084.00
Sardines, canned.....	0085.00
Shrimp, canned.....	0087.00
Other shellfish canned.....	0088.98
Other canned fish, except shellfish.....	0086.98
Industrial machinery:	
Air conditioning units, self-contained and parts.....	7657.00
Air conditioning equipment and parts, other (include refrigerating apparatus, blowers, ventilating machinery when part of a complete air conditioning installation).....	7658.00
Ice making equipment and parts.....	7650.00
Refrigerating equipment and parts, not over one ton capacity.....	7652.00
Refrigerating equipment and parts, over one but not over ten tons capacity.....	7653.00
Refrigerating equipment and parts, over ten tons capacity.....	7654.00
Leather manufactures:	
Boots and shoes, infants' and children's.....	0648.00
Boots and shoes, men's, McKay sewed.....	0645.10
Boots and shoes, men's, stitch-down.....	0645.40
Boots and shoes, men's, welt.....	0645.30
Boots and shoes, men's, n. e. s.....	0645.90
Boots and shoes, women's and misses', McKay sewed.....	0647.10
Boots and shoes, women's and misses', stitchdown.....	0647.40
Boots and shoes, women's and misses', turn or turned.....	0647.20
Boots and shoes, women's and misses', with cemented soles (compo, argo, stuck-on, etc.).....	0647.50
Boots and shoes, women's and misses', welt.....	0647.30
Boots and shoes, women's and misses', n. e. s.....	0647.90
Boots and shoes, youths' and boys'.....	0646.00
Boots, shoes and other footwear, leather soled, with uppers of material other than leather.....	0656.10
Slippers for house wear, all leather.....	0650.00
Meat products:	
Pork, canned.....	0037.00
Sausage, bologna and frankfurters, canned.....	0038.00

Commodity	Schedule B No.
Meat products—Continued.	
Canned meats other than beef, chicken, pork and sausage.....	0039.00
Wool:	
Carpet wools.....	3609.03
Clothing wool.....	3609.05
Combing wool.....	3609.07
Hair, angora goat (mohair), alpaca and other like hair.....	3609.11
Wool nolls and waste (including garnetted, picked and carded mill waste).....	3626.00
Wool or hair tops.....	3628.00
Wool rags, woven and knit.....	3622.00
Wool manufactures:	
Bathing suits, wool knit.....	3675.00
Blankets, wool (include steamer rugs).....	3666.00, 3666.01
Carpets and rugs of wool.....	3662.00
Cloth and dress goods.....	3642.01, 3642.00
Felts, wool, not woven.....	3663.00
Felts, wool, woven for machines.....	3664.00
Mohair cloth.....	3643.01, 3643.00
Overcoats, suits and pants, boys'.....	3680.98
Overcoats, suits and pants, men's.....	3680.05
Women's and children's wool clothing, not knit.....	3681.00
Knit wearing apparel, n. e. s. (except neckwear).....	3679.00
Fabrics, other (include camel hair fabrics).....	3649.00
Wool or mohair manufactures, n. e. s. (include camel's hair manufactures, n. e. s.).....	3669.00

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: June 30, 1944.

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies

[F. R. Doc. 44-9985; Filed, July 7, 1944; 11:11 a. m.]

[Amdt. 191]

PART 802—GENERAL LICENSES

MISCELLANEOUS AMENDMENTS

Part 802 *General Licenses* is hereby amended in the following particulars:

Paragraph (a) of § 802.3 *General license country groups* is hereby amended to read as follows:

(a) The following general license country groups are hereby designated:

GROUP K

Afghanistan.....	70
Aldabra Is. (Seychelles).....	53
Amirantes Is. (Seychelles).....	53
Anguilla (Leeward Islands).....	46
Antigua (Leeward Islands).....	46
Aruba (Curaçao).....	10
Ascension Is. (St. Helena).....	53
Ashanti (British W. Africa).....	34
Australia.....	26
Bahama Islands (British West Indies).....	27
Bahrain Islands.....	67
Baluchistan (India).....	43
Barbados (British West Indies).....	28
Barbuda (Leeward Is.).....	46
Bay Is. (Honduras).....	16
Belgian Congo.....	60
Bermuda.....	29
Bhutan (India).....	43
Bolivia.....	6
Bonaire (Curaçao).....	10
Brazil.....	0

GROUP K—Continued

GROUP K—Continued

GROUP K—Continued

British Cameroons (Br. W. Africa).....	34	Liberia.....	75	Trinidad and Tobago (British West In-	
British East Africa (including Kenya,		Loyalty Is. (Fr. Oceania).....	71	dies).....	56
Uganda, Nyasaland, Zanzibar, and Tan-		Maldives Islands (Ceylon).....	36	Trinidad Is. (in South Atlantic) (Brazil).....	6
ganyika [mandated territory]).....	30	Malta and Gozo.....	115	Tristan da Cunha Islands (St. Helena).....	52
British Guiana.....	31	Marie Galante (French West Indies).....	69	Trucial Oman.....	119
British Honduras.....	32	Marquesas Is. (Fr. Oceania).....	71	Tuamotu (Fr. Oceania).....	71
British Oceania (see Oceania, Br.) (ex-		Martinique (French West Indies).....	69	Tubuai (Fr. Oceania).....	71
cept New Hebrides).....	54	Mauritius (including Chagos, Rodriguez		Turks Islands (Jamaica).....	42
British Togoland (Br. W. Africa).....	34	Is., and Diego Garcia Island).....	40	Uganda (Brit. E. Africa).....	30
British Virgin Islands (Leeward Islands).....	45	Mexico.....	17	Union of South Africa.....	57
British West Africa (including Nigeria,		Miquelon and St. Pierre.....	70	United Kingdom and Northern Ireland.....	2
British Cameroons [mandated terri-		Montserrat (Leeward Is.).....	45	Uruguay.....	23
tory], Gambia, Sierra Leone, Gold		Nepal (India).....	43	Venezuela.....	21
Coast, [including Ashanti and North-		Netherlands Guiana (Surinam).....	22	Wallis Archipelago (French Oceania).....	71
ern Territory], and British Togoland		Netherlands West Indies.....	10	Western Samoa (Mandated territory, New	
[mandated territory]).....	34	Nevis Island, (Leeward Is.).....	45	Zealand).....	*123
Caicos Islands (Jamaica).....	44	New Caledonia Is. (Fr. Oceania).....	71	Windward Islands (including Grenada,	
Cayman Islands (Jamaica).....	44	Newfoundland (including that part of		Grenadines, Dominica, and St. Vin-	
Ceylon (including Maldives Islands).....	36	Labrador under Newfoundland au-		cent).....	53
Chagos Is. (Mauritius).....	46	thority).....	47	Zanzibar (British E. Africa).....	30
Chile.....	7	New Hebrides (British and French Con-			
China (Free).....	65	dominium).....	123		
Clipperton Is. (French Oceania).....	71	New Zealand (including Cook Islands).....	48		
Colombia.....	8	Nicaragua.....	18		
Cook Islands (New Zealand).....	48	Nigeria (Brit. W. Africa).....	34		
Costa Rica.....	9	Nightingale Is. (St. Helena).....	52		
Cozumel Is. (Mexico).....	17	Norfolk Island.....	49		
Cuba.....	3	Northern Ireland (Gr. Britain).....	2		
Curaçao (including the islands of Aruba,		Northern Rhodesia.....	50		
Bonaire, Saba, St. Eustache and St.		Nyasaland (Brit. E. Africa).....	30		
Martin (southern part).....	10	Oceania, British (including British Solo-			
Desirade (French West Indies).....	69	mon Islands, Fiji Islands, Gilbert and			
Diego Garcia Is. (Mauritius).....	46	Ellice Islands, Pitcairn Island, Tonga			
Dominica (Windward Islands).....	58	or Friendly Island, Santa Cruz			
Dominican Republic.....	11	Islands).....	54		
Dutch Guiana (Surinam).....	22	Panama.....	19		
Easter Is. (Chile).....	7	Papua.....	49		
Ecuador.....	12	Paraguay.....	20		
El Salvador.....	13	Peru.....	21		
England.....	2	Pitcairn Island (Oceania, British).....	54		
Falkland Islands (including South Geor-		Ralatea Is. (Fr. Oceania).....	71		
gia, South Orkney, South Sandwich,		Rapa Is. (Fr. Oceania).....	71		
South Shetland Islands).....	39	Redonda Is. (Leeward Is.).....	45		
Farquhar Is. (Seychelles).....	53	Revilla Is. (Mexico).....	17		
Fernando Noronha Is. (Brazil).....	6	Rodriguez Is. (Mauritius).....	46		
Fiji Islands (Oceania, British).....	54	Saba (Curaçao).....	10		
French Guiana.....	68	St. Bartholomew (French West Indies).....	69		
French Oceania (All Fr. Possessions in		St. Christopher (St. Kitts) Is. (Lee-			
the Pacific).....	71	ward Is.).....	45		
French West Indies (including Desirade,		St. Eustache (Curaçao).....	10		
Les Saintes, Martinique, Marie Galante,		St. Helena (including Ascension, Gough,			
St. Martin (northern part, St. Barthol-		in accessible, Nightingale, and Tristan			
omew and Guadeloupe).....	69	da Cunha Islands).....	52		
Friendly Islands (Oceania, British).....	54	St. Kitts (Leeward Is.).....	45		
Galapagos Is. (Ecuador).....	12	St. Lucia (Windward Is.).....	58		
Gambia (Brit. W. Africa).....	34	St. Martin (part) (Curaçao).....	10		
Gambier Is. (Fr. Oceania).....	71	St. Martin (French West Indies).....	69		
Gibraltar.....	41	St. Paul Is. (Brazil).....	6		
Gilbert & Ellice Islands (Oceania, Brit-		St. Pierre and Miquelon.....	70		
ish).....	54	St. Vincent (Windward Is.).....	58		
Gold Coast, including Ashanti and Togo-		Sala-y-Gomez Is. (Chile).....	7		
land under British Mandate (Brit. W.		Samoa, Western (Mandated territory,			
Africa).....	34	New Zealand).....	*123		
Gough Is. (St. Helena).....	52	San Ambrosio Is. (Chile).....	7		
Gozo.....	115	San Felix Is. (Chile).....	7		
Great Britain and Northern Ireland.....	2	Sandwich Is. (Falkland Is.).....	39		
Greenland.....	61	Santa Cruz Is. (Oceania, Br.).....	54		
Grenadines (Windward Islands).....	58	Scotland.....	2		
Grenada (Windward Islands).....	58	Seychelles and Dependencies.....	53		
Guadeloupe (French West Indies).....	69	Sierra Leone (Br. W. Africa).....	34		
Guatemala.....	14	Society Is. (Fr. Oceania).....	71		
Haiti.....	15	Solomon Islands (Br. Oceania).....	54		
Honduras.....	16	Solomon Islands (Australian New			
Iceland.....	62	Guinea).....	49		
Inaccessible Is. (St. Helena).....	52	Sombrero Is. (Leeward Is.).....	45		
India (including, Baluchistan, Bhutan,		South Georgia (Falkland Is.).....	39		
Turks Islands).....	44	South Orkney Is. (Falkland Is.).....	39		
Jamaica (including Caicos, Cayman, and		South Sandwich Islands.....	39		
Turks Islands).....	44	South Shetland Is. (Falkland Is.).....	39		
Juan Fernandez Is. (Chile).....	7	Southern Rhodesia.....	55		
Katar.....	118	South Africa (including South West			
Kenya (Br. E. Africa).....	30	Africa Mandated Territory).....	57		
Kuwait.....	40	Surinam.....	22		
Labrador (that part under Newfound-		Tahiti (Fr. Oceania).....	71		
land authority).....	47	Tanganyika (Brit. E. Africa).....	39		
Leeward Islands (including Antigua,		Tasmania (Australia).....	26		
Barbuda, Redonda, St. Christopher		Tobago (and Trinidad) (British West			
(St. Kitts) Island, Nevis Island,		Indies).....	56		
Anguilla Island, Montserrat and Brit.		Togoland under British Mandate (Brit-			
ish Virgin Islands).....	45	ish West Africa).....	34		
Les Saintes (French West Indies).....	69	Tonga Island (Oceania, British).....	54		
		Tortue Is. (Haiti).....	15		

GROUP V

Argentina.....	4
Bay Island (Honduras).....	16
Bolivia.....	5
Brazil.....	6
Chile.....	7
Colombia.....	8
Costa Rica.....	9
Cozumel Island (Mexico).....	17
Cuba.....	3
Dominican Republic.....	11
Easter Island (Chile).....	7
Ecuador.....	12
El Salvador.....	13
Fernando Noronha Island (Brazil).....	6
Galapagos Is. (Ecuador).....	12
Guatemala.....	14
Haiti.....	15
Honduras.....	16
Juan Fernandez Island (Chile).....	7
Mexico.....	17
Nicaragua.....	18
Panama.....	19
Paraguay.....	20
Peru.....	21
St. Paul Island (Brazil).....	6
Sala-y-Gomez Island (Chile).....	7
San Ambrosio Island (Chile).....	7
San Felix Island (Chile).....	7
Tortue Island (Haiti).....	15
Trinidad Island (Brazil).....	6
Uruguay.....	23
Venezuela.....	24

GROUP G

Cameroons (French).....	72
French Equatorial Africa.....	73
Madagascar.....	92
Reunion.....	95
Russia.....	76

GROUP M

Aden.....	25
Anglo-Egyptian Sudan.....	63
Arabia (Saudi).....	81
British Somaliland.....	111
Cyprus.....	37
Egypt.....	59
Eritrea.....	112
Ethiopia.....	113
French Somaliland (French Somali	
Coast).....	114
Iran.....	80
Iraq.....	74
Italian Somaliland.....	116
Kameran Island (Aden).....	25
Khorya-Morya Island (Aden).....	25
Lebanon (Syria).....	73
Libya.....	117
Palcatine.....	51
Perim Island (Aden).....	25
Saudi Arabia.....	81
Sokotra Island (Aden).....	25
Sudan, Anglo-Egyptian.....	60
Syria.....	73
Trans-Jordan.....	51
Yemen.....	120

Section 802.13 Ship and plane stores, supplies and equipment is hereby amended in the following particulars:

1. By deleting from subdivision (i) of subparagraph (2) of paragraph (a) thereof the words "and food stores in any amount", and

2. By amending that part of subparagraph (1) of paragraph (b) beginning with the words "A general license" and ending with the words "scheduled return voyage:" to read as follows:

(1) A general license is hereby granted authorizing the exportation of food stores for consumption on vessels during the outgoing and any immediate scheduled return voyage:

3. By adding to paragraph (b) thereof subparagraph (5) as follows:

(5) Upon specific authorization to Collectors of Customs by the Foreign Economic Administration food stores in excess of the amounts otherwise authorized in this section may be exported under this general license.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority 20, 8 F.R. 16235; Delegation of Authority 21, 8 F.R. 16320)

S. H. LEBENSBURGER,

Director,

Requirements and Supply Branch,
Bureau of Supplies.

[F. R. Doc. 44-9986; Filed, July 7, 1944;
11:11 a. m.]

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1075—CONSTRUCTION

[Conservation Order L-41, Amdt. 1]

HOUSING

Section 1075.1 *Conservation Order L-41, Schedule C* is hereby amended by deleting the words "Housing, except farm housing and hotels" and by substituting "Housing covered by WPB Directive No. 24".

Issued this 7th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9981; Filed, July 7, 1944;
11:08 a. m.]

PART 1075—CONSTRUCTION

[Conservation Order L-41, Interpretation 8]

INSTALLATION OF PROCESSING MACHINERY

The following interpretation is issued with respect to Conservation Order L-41:

Paragraph (a) of Direction 2 to L-41 permits the installation of a piece of processing machinery or equipment under certain conditions. Paragraph (b) of that Direction permits the relocation of a piece of processing machinery or equipment or building service equipment within a plant under certain conditions.

If the installation of a piece of processing machinery or equipment satisfies the provisions of paragraph (a) of Direction 2, it may be made. The fact that the piece

of processing machinery was formerly used in another plant belonging to the same owner or in the same plant does not prevent installation under paragraph (a).

Issued this 7th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9982; Filed, July 7, 1944;
11:08 a. m.]

PART 1075—CONSTRUCTION

[Conservation Order L-41, Interpretation 9]

INSTALLATION OF EQUIPMENT AND FIXTURES

The following interpretation is issued with respect to Conservation Order L-41:

Paragraph (b) of L-41 describes the kind of work which is covered by the order under the term construction. It specifically states that "the installing of equipment or fixtures" is construction and is covered by L-41.

This means that if a piece of equipment or a fixture is attached to a building and used as a part of the building, or if a piece of equipment or a fixture is so firmly attached to the building that removal would result in material injury to the building or the fixture, construction under L-41 is involved and the limitations of L-41 apply.

The following kinds of installations are construction under L-41:

The installation of any piece of equipment or fixture which is attached to the plumbing system of a building; the installation of any piece of equipment or fixture which involves putting new wiring in a building; the installation of any piece of equipment or fixture for which a base or foundation must be built; the installation of any piece of equipment or fixture cemented to a floor or wall of a building; the installation of a furnace or stoker connected by pipes or flues or wiring to the building.

The following kinds of installations are not construction under L-41:

The installation of a counter, table or booth which is attached to the building only by nails or screws and which can be removed as a unit and will only make it necessary to fill up the holes left by the nails or screws (however, if the counter contains equipment which is attached to the plumbing system, construction is involved); the installation of a piece of equipment or fixture which requires only making a connection to an existing wiring outlet (if new wires must be run or a new outlet built into the wall or ceiling, construction is involved).

These examples illustrate the general principles. In case of doubt as to a particular installation, consult the nearest WPB office or file an application for permission to do the work, if the cost of the work plus the cost of other construction already done on the building during the calendar year exceeds the allowance given under the applicable paragraph of section (c) of L-41.

Issued this 7th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9983; Filed, July 7, 1944;
11:08 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[General Conservation Order M-310, General Direction 1, as Amended July 7, 1944]

CHANGE IN PERCENTAGE OF MANUFACTURERS'

BENDS TO BE SET ASIDE

The following general direction is issued pursuant to General Conservation Order M-310:

The percentage of manufacturers' bonds to be set aside under paragraph (e) (3) is changed to 15% beginning with July 1944.

Issued this 7th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-9984; Filed, July 7, 1944;
11:08 a. m.]

PART 3291—CONSUMERS DURABLE GOODS

[Supplementary Limitation Order L-30-d, as Amended July 6, 1944]

MISCELLANEOUS COOKING UTENSILS AND OTHER ARTICLES

§ 3291.165 *Supplementary Limitation Order L-30-d—(a) Definitions.* For the purposes of this order:

(1) "Manufacturer" means any person who produces or assembles any article listed on Schedule A or Schedule B attached to this order, or any part for any such article.

(2) "To produce" or "to assemble" an article does not include the application of a coating or finish or the attaching of bails, handles, spouts or ears to articles which are otherwise completed.

(3) "To put into process" means for a person to perform the first manufacturing or assembly operations on material or parts received by him.

(4) "Base period" means the twelve months ending June 30, 1941.

(5) "Joining hardware" means nuts, screws, nails, bolts, clasps, rivets and other similar items of small hardware used for joining or other similar purposes.

(6) "Repair parts" means any part for an article or product which is not produced for or used in a new article or product.

(7) "Preferred order" means any purchase order, contract, or subcontract for delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration.

(b) *Prohibition of production of articles on Schedule A.* No manufacturer shall produce or assemble any of the articles listed on Schedule A or parts (including repair parts) for such articles containing any metal.

(c) *Restrictions on production of articles on Schedule B.* No manufacturer shall produce or assemble any articles listed on Schedule B or any parts (including repair parts) for such articles containing any metal except in accordance with the provisions of that schedule.

(d) *Exceptions.* (1) The provisions of paragraphs (b) and (c) do not apply to (i) articles produced to fill preferred orders; (ii) articles containing not more than 5% by weight of iron and steel, including joining hardware; (iii) articles covered by other orders in the L-30 series, as amended from time to time, or by supplements or directions issued under those orders; or (iv) articles produced from iron or steel which, on November 17, 1942, had been cut, blanked or otherwise formed to size or shape for the articles, and is not in mill standard gauges and sizes.

(2) The War Production Board from time to time may issue directions under this order controlling the production of

articles it covers. When a direction is issued its provisions will supersede the provisions of this order for the articles it covers, unless the direction states otherwise.

(e) *Provisions concerning distribution.*

(1) For the purpose of this paragraph

(i) "Special order" means a rated purchase order or contract bearing a statement that the preference ratings were assigned pursuant to Form WPB-547 (formerly PD-1X). It is the policy of the War Production Board to assign such ratings only to take care of emergencies or to fill special needs arising from war conditions.

(ii) "Total quarterly production" means either the total dollar value or the total number of units of each article produced under this order during a calendar quarter. Articles produced or sold on preferred orders shall be disregarded in this calculation.

(2) Of his total quarterly production of any article each manufacturer shall allocate his sales so that 25% are sold on special orders and 75% on other orders. Fifteen days after the end of the quarter any balance of the 25% for which he has no special orders may be sold on other orders. For example, articles produced in the third quarter and held for sale on special orders may be sold on or after October 15th on other orders.

(3) It is hereby declared to be the policy of the War Production Board that each manufacturer shall distribute equitably all articles sold on other than special orders. In line with this policy, each manufacturer should follow his 1942 pattern of distribution, making any adjustments necessary to take care of population and other changes resulting from war conditions. Upon complaint of any person or without such complaint, the War Production Board may investigate any case of supposed failure of any person to distribute his product equitably, and may issue such instructions as are necessary to obtain equitable distribution. Any instructions pursuant to this paragraph to be valid must be in writing.

(4) [Deleted July 6, 1944.]

(5) In complying with the provisions of subparagraph (3) above, each manufacturer shall fill all rated orders (other than special orders) in accordance with applicable War Production Board regulations. However, it should be noted that under Priorities Regulation No. 3, as amended, articles produced under this order are not subject to preference ratings assigned by any regulations or orders of the War Production Board for maintenance, repair or operating supplies (including CMP Regulation Nos. 5 and 5A).

(f) *Applicability of other orders and regulations.* This order and all transactions affected thereby are subject to all

applicable regulations of the War Production Board. If any other order of the War Production Board limits the use of any material in the production of articles covered by this order to a greater extent than this order or any direction issued under it, the other order shall govern unless there is a provision stating otherwise.

(g) *Appeals.* Any appeal from this order should be made on Form WPB-1477 (formerly PD-500) and should be filed with the field office of the War Production Board for the district in which is located the plant to which the appeal relates.

(h) *Violations.* Any person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control, and may be deprived of priorities assistance.

(i) *Reports.* On or before January 20, April 20, July 20, and October 20 of each year, each manufacturer shall file with the War Production Board, Form WPB-1600, showing his production, shipment and inventory during the preceding quarter, of articles produced in accordance with Schedule B. This reporting provision has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(j) *Communications.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref: L-30-d.

Issued this 6th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A: Prohibited articles. The production of the following articles is prohibited in accordance with the provisions of paragraph (b) of this order, except as provided in paragraph (d):

Cake coolers
Camp grids
Candlesticks
Carpet beaters
Closet accessories, except coat and hat hooks,
boot and shoe trees, garment bags and garment hangers
Clothes pins
Concrete garbage receptacle, containing more than 5 percent, by weight, of metal, exclusive of the weight of separate bases or blocks
Cup frames
Curtain rods and fixtures and drapery attachments

Cuspidors and spittoons
Dish pans
Dust pans, silent butlers and crumb sats
Fly swatters
Funnels
Household storage articles (all articles designed for the storage of foods or household supplies, including but not limited to, vegetable bins, canisters, spice sets, bread boxes, cake covers or safes, holders for salt, soap or cleanser cartons, step-on cans and window boxes for the storage of food, but excluding (i) pails, buckets and tubs; and (ii) containers designed for the packing, shipment or delivery of materials or products of any kind, including but not limited to, cans as defined in Conservation Orders M-81 or M-135, glass containers or closures as defined in Limitation Order L-103, and drums as defined in Limitation Order L-197
Picnic stoves
Pot chains
Pot cover holders
Sink accessories, including but not limited to, sink drainers, dish drainers, rinsing pans and pot scourers (except pot scourers produced from wire scrap only)
Soap savers and soap dishes
Toilet paper holders
Tooth brush holders
Towel bars and racks
Wash boards

SCHEDULE B. Permitted articles. The production of the articles listed must conform to the restrictions of this schedule in accordance with the provisions of paragraph (c) of Order L-30-d, except as provided in paragraph (d) of that order.

No manufacturer shall produce or assemble any article falling within any class in column (1) or any part for such article, containing any metal, except articles listed in column (2) conforming to the restrictions of column (3) and containing only the metals listed in column (4)

Definitions of terms used in column (4)

"Iron and steel" means unalloyed iron and steel.

"Black steel" means uncoated, polished or lacquered carbon steel. It does not include any steel which has a metal or vitreous-enamelled coating.

"Plated" means that the iron or steel may be plated with another metal when not prohibited by any M Order or any other Order of the War Production Board.

"Specified materials" means iron or steel which falls within one or more of the following classes:

(i) Iron or steel obtained pursuant to a special sale as defined in Priorities Regulation No. 13, and in accordance with the terms of that regulation;

(ii) Top cuts of steel (being that portion of steel in ingot normally discarded as not meeting special quality requirements of the customer's order for which it was melted);

(iii) Bessemer processed steel;

(iv) Sheet mill seconds, rejects and wastes, 23-gauge and heavier;

(v) Tin mill black plate rejects, 23 and 30-gauge;

(vi) Iron or steel obtained from a warehouse (as defined in Conservation Order M-21-b);

(vii) Rerolled rail steel.

(viii) Scroll-cheer butts and slitter waste;

(ix) Wire shorts and rejects.

Quarterly quotas of iron and steel. Except in fulfillment of preferred orders, no manufacturer shall put into process during any calendar quarter, beginning July 1, 1943, more iron and steel, by weight, in the production of any articles listed in column (2) and parts for such articles, than the percentage specified in column (5) of the average quarterly amount of iron and steel, by weight, put into process by him in the production of such articles and parts during the base period. Unless otherwise noted, the base period production shall include all articles of the type listed in column (2) produced by him in the base period, whether or not they conformed to the limitations of columns (3) and (4).

In addition to his quota as explained above, a manufacturer may put into process in the production of any articles during any calendar quarter any unused part of his previous quarter's quota of iron and steel for such articles.

NOTE: "Kitchen tools" and "Garment hangers" amended July 8, 1944.

(1) Class of articles	(2) Permitted type in each class	(3) Restrictions on size, weight, etc.	(4) Permitted metals	(5) Quarterly quotas
Miscellaneous cooking utensils (any utensil containing more than 10%, by weight, of metal which is designed primarily for use in the preparation or cooking of food, whether for household, institutional, commercial, governmental or any other purpose.	Utensils containing more than 10% but less than 20% of metal, by weight. Frying pans..... Baking pans of a type designed for household use. Baking pans of a type designed for use and reuse in commercial bakeries and institutions. Heavy duty roast pans.....	Top diameter—8 to 12 inches, inclusive.	Iron and steel; plated..... Black steel..... Black steel; only Bessemer, tin mill black plate rejects or material in inventory on July 17, 1943. Tin plate and black steel.....	100% plus 5% for repair parts. 50%. July to Sept., 1943—10%; Oct. to Dec., 1943, and thereafter—25%. 75%.
Kitchen tools (articles containing more than 5% by weight, of metal, commonly known as kitchen tools, including, but not limited to, can openers, jar openers, bottle openers, strainers, flour sifters, food whips, food mills, dippers, scoops, choppers, slicers, corers, mashers, shapers, beaters, graters, grinders, cutters, sieves, cake turners, basting spoons, cork screws and skewers, but excluding cutlery (which is governed by Limitation Order L-140-a), electrical appliances (as governed by Limitation Order L-65), gas appliances and power-driven equipment.	Pressure canners..... Basting spoons..... Cake turners..... Can openers, household type. Can openers, institutional type. Egg beaters, rotary type..... Flour sieves..... Food choppers and grinders..... Food mills..... Ice cream dippers, commercial type. Ice picks..... Jar wrenches..... Scoops, commercial type..... Wire strainers..... Wire whips, commercial type. Repair parts for any kitchen tool. Hand clothes wringers.....	Without covers; capacity—675 cubic inches to 2000 cubic inches, inclusive; two or three reinforcing straps; wired edges. See Direction 1. Over-all length, 14 to 21 inches, inclusive. Over-all length, 13 to 21 inches, inclusive. Over-all length, 10 inches or more. With wood rims..... Wood handles; metal in ferrules and blades only; length of blade, including part in handle—5½ inches or less. No rubber; not more than 12 oz. of metal. Iron and steel in blade only; Over-all length—6 to 10 inches, inclusive. Over-all length—12 inches or more. Weight—18 pounds or less; not more than 50% of metal, by weight.	Black steel..... Sée Direction 1. Bessemer steel; plated..... Bessemer steel; plated..... Iron and steel; plated; zinc. Iron and steel; plated; zinc; bronze bearings and bushings. Iron and steel; plated..... Iron and steel..... Iron and steel; tinned, if permitted under Order M-43, or under relief granted pursuant to an appeal from that Order. Iron and steel; plated..... Iron and steel; plated; die-cast zinc gears. Iron and steel..... Iron and steel; plated..... Iron and steel; plated; only specified materials or material in inventory on March 26, 1943. Iron and steel; plated..... Iron and steel; plated..... Any metal, subject to applicable M Orders. Iron and steel.....	See Direction 1. 35%. 35%. 100%. 35%. 35%. 35%. 75%. 35%. 15%. 50%. 35%. 35%. 35%. 35%. 5% of metal in such tool in base period. 30%, plus 5% for repair parts. 30%. 75%. July-Sept., 1943 and Oct.-Dec. 1943—100%; Jan.-Mar., 1944 and thereafter—75%. July-Sept., 1943, and Oct.-Dec., 1943 100% of average quarterly number of units in base period; Jan. to Mar., 1944 and thereafter—75% of same. 35%. Unlimited.
Clothes wringers (except wringers which are integral parts of power-driven equipment as covered by Limitation Orders L-6 and L-31, as amended from time to time).	Carpet sweepers.....	Containing 1½ pounds of metal or less.	Iron and steel.....	30%
Vacuum bottles and jugs.....	Vacuum bottles with capacity of one quart or less.		Iron and steel; plated; zinc and aluminum to the extent permitted by applicable M Orders.	75%
Lunch boxes and dinner pails.....	Workers' lunch boxes of a type designed to hold a vacuum bottle. Miners' dinner pails.....	28-gauge or lighter.....	Iron and steel; only specified materials and material in inventory on July 17, 1943. Iron and steel; tinplate for water compartment only, if permitted under Order M-21-a or under relief granted pursuant to an appeal from that Order.	July-Sept., 1943 and Oct.-Dec. 1943—100%; Jan.-Mar., 1944 and thereafter—75%. July-Sept., 1943, and Oct.-Dec., 1943 100% of average quarterly number of units in base period; Jan. to Mar., 1944 and thereafter—75% of same.
Garment hangers.....	Garment hangers.....		Iron and steel.....	35%.
Pails, buckets and tubs, except: (i) pails or tubs designed expressly for use as packing or shipping containers; and (ii) dairy pails.....	Pails, buckets and tubs.....	Metal in hoops, balls, ears, handles and joining hardware only, not exceeding 15% of total weight.	Iron and steel; zinc coated.....	Unlimited.

INTERPRETATION 1: Superseded Jan. 31, 1944.

[F. R. Doc. 44-9945; Filed, July 6, 1944; 10:44 a. m.]

Chapter XI—Office of Price Administration
PART 1407—RATIONING OF FOOD AND FOOD
PRODUCTS

[Rev. RO 3, Amdt. 31]

SUGAR

A rationale accompanying this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 3 is amended in the following respect:

1. Section 1407.87e is added to read as follows:

§ 1407.87e *Packers of fancy, choice or standard whole unpeeled apricots may obtain and use additional sugar.* (a) In addition to any other provisional allowance of sugar he may obtain, an industrial user may obtain and use during the 1944 apricot packing season a provisional allowance of 1.3 pounds of sugar for each case of fancy whole unpeeled apricots he will pack during the 1944 packing season in excess of the number of such cases he packed in 1941; one pound of sugar for each case of choice whole unpeeled apricots he will pack during the 1944 packing season in excess of the number of such cases he packed in 1941; and 0.6 pound of sugar for each case of standard whole unpeeled apricots he will pack during the 1944 packing season in excess of the number of such cases he packed in 1941.

(b) Application for the additional sugar may be made at any time during the 1944 packing season to the Board (or District Office if he is registered there) on OPA Form R-315 and shall state: (1) The number of cases of fancy whole unpeeled apricots he will pack during the 1944 packing season and the number of such cases he packed in 1941; (2) the number of cases of choice whole unpeeled apricots he will pack during the 1944 packing season and the number of such cases he packed in 1941; and (3) the number of cases of standard whole unpeeled apricots he will pack during the 1944 packing season and the number of such cases he packed during 1941.

(c) If the Board (or District Office if he is registered there) finds that the facts stated in the application are true it will issue to the applicant a certificate in the amount provided in (a).

(d) Sugar obtained under this section may be used only for the purposes for which it was granted, and only during the 1944 apricot packing season.

(e) An industrial user who obtains sugar under this section must within 30 days after the close of the 1944 apricot packing season account for his use of such sugar to the Board (or District Office if he is registered there).

NOTE: A "case" means a case of 24/2½'s (or equivalent).

*Copies may be obtained from the Office of Price Administration.

9 F.R. 1433, 1534, 2233, 2826, 3031, 2828, 3513, 3579, 3847, 3944, 4099, 4350, 4474, 4880, 5220, 5254, 5166, 5426, 5346.

No. 136—2

This amendment shall become effective July 7, 1944.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WFPB Dir No. 1 and Supp. Dir No. 1-E, 7 F.R. 562, 2965; War Food Order No. 56, 8 F.R. 2005; War Food Order No. 64, 8 F.R. 7093)

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9393; Filed, July 7, 1944;
11:33 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 45, Amdt. 8]

EXEMPTION FROM PRICE CONTROL OF CERTAIN
COMMODITIES AND SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Supplementary Order No. 45 is amended in the following respects:

1. Section 1305.59 (a) (2) is amended to include the following additional commodities:

Deodorizers for use in ice boxes and refrigerators only.

Cigarette urns.

Novelty cigarette boxes (other than paper or paperboard) when sold separately and not as part of a set.

2. Section 1305.59 (a) (3) is amended by removing therefrom the following commodities:

Bee feeders.

Dog and cat beds, diners, and other accessories for dogs and cats.

3. Section 1305.59 (a) (3) is amended to include the following commodities:

Dog and cat beds and diners.

Decorative combs designed for use exclusively as hair ornaments.

Cemetery flower vases with invertible insert, and designed to be so placed into the ground that the top of the vase is flush with the ground level.

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9392; Filed, July 7, 1944;
11:32 a. m.]

PART 1306—IRON AND STEEL PRODUCTS

[RPS 6, Amdt. 10]

IRON AND STEEL PRODUCTS

A statement of the considerations involved in the issuance of this amend-

17 F.R. 1215, 2132, 2153, 2293, 2697, 3115, 3941, 4780, 7240, 8948; 8 F.R. 6042.

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Price Schedule 6 is amended in the following respects:

1. Section 1306.7a is added to read as follows:

§ 1306.7a *Adjustable pricing.* Any person may agree to sell at a price which may be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by letter or telegram when the contemplated revision might be the granting of an individual application for adjustment.

2. Section 1306.8 (h) (3) (ii) (a) is amended to read as follows:

(a) The maximum chemical analyses extras for the following basic open hearth grades shall be:

	Per 100 lbs.
NE 8000	\$0.65
NE 8700	.70
AISI 4100 (Mo.—15 to 25)	.70
AISI 3100	.85

On analyses of all other alloy steels for which chemical extras and extras for alloy content are not included in the standard extra list, the applicable charge for chemical composition and alloy content shall be calculated from the list of extras for hot rolled alloy steel bars as published and filed by the Carnegie-Illinois Steel Corporation.

The customary differentials for electric furnace quality and for variations from the standard analyses range shall apply to these extras.

3. Section 1306.8 (h) (4) is added to read as follows:

(4) The extras or other charges which may be charged on the sales of hot finished alloy steel bars and bar strip, billets, blooms, and slabs, cold rolled alloy strip, and hot and cold finished alloy mechanical and pressure tubing shall be as established in subparagraphs (1) and (2) of § 1306.8 (h), *Provided, That:* (i) with respect to sales of alloy steel bars, bar strip, billets, blooms, slabs and cold

rolled alloy strip the maximum analysis extras for the following basic open hearth grades, shall be:

	Basic Open Hearth	
	Bars—Bar strip cold rolled strip Per 100 lbs.	Blooms, billets and slabs Per gross ton
NE 8600.....	\$0.65	\$13.00
NE 8700.....	.70	14.00
AISI 4100 (mo.—0.15 to 0.25).....	.70	14.00
AISI 3100.....	.85	17.00

The customary differentials for electric furnace quality and for variations from the standard analysis range shall apply to these extras.

(ii) With respect to sales of alloy steel mechanical and pressure tubing (except aircraft tubing and bearing tubing) the maximum analysis extras for the following basic open hearth grades, NE 8600, NE 8700, AISI 4100 and AISI 3100, shall be the bar extras stated in subparagraph (i) of this paragraph converted to a percentage "base" in accordance with the "Analysis Extras and Deductions" tables filed with the Office of Price Administration by producers of alloy steel tubing.

4. Section 1306.8 (c) is amended by amending the proviso at the end of that paragraph to read as follows: "Provided, That the term shall not include axles

or car wheels, or any combination rolled or forged, or pig iron."

5. Section 1306.11, Appendix B is amended by deleting from the list of products contained therein the following: "axles, car wheels, or any combination—rolled or forged".

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9993; Filed, July 7, 1944;
11:31 a. m.]

PART 1340—FUEL

[MPR 120; Amdt. 105]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been filed with the Division of Federal Register.*

Maximum Price Regulation No. 120 is amended in the following respects:

1. Section 1340.214 (b) (2) is amended to read as follows:

(2) (i) *Maximum prices in cents per net ton for shipment by truck or wagon to all destinations for all uses.*

PRICES AND SIZE GROUP NUMBERS

For coals produced at any mine in the following truck price group numbers	1	2	3	4	5
	Lump and double-screened coals bottom size larger than 2"	Lump and double-screened coals bottom size 2" and smaller ¹	Mine run and re-sultants larger than 2" x 0	Screenings top size larger than 3/4" x 0 but not exceeding 2" x 0	Screenings top size 3/4" and smaller
1.....	355	350	325	315	295
2.....	350	340	305	285	275
3.....	310	310	285	275	265
4.....	285	280	255	245	235
Exceptions:					
Mine index Nos. 19, 137, 180, 435, 723, 766, 780, 795, 945, 1272, 1276 and 1277.....	390	385	360	350	330
Mine index No. 91.....	455	450	425	415	395

¹ Includes all coal loaded by forks.

(ii) *Identification by seams of mines in the truck price group numbers specified in subdivision (i) of this subparagraph (2).* Following is a table of seams and price group numbers. A seller of coal produced at a mine from any of these seams, shall first determine the price group number applicable to the mine as indicated in this table. He shall then use the maximum prices applicable to the mines in the same price group number as set forth in subparagraph (2) (i) unless otherwise specifically provided therein. The same shall be true of any mine classified as to seam by the Office of Price Administration by an order issued prior to, or after July 12, 1944 under § 1340.210 (a) (6) of this regulation. The seams referred to below are those as set forth in the Schedule of Effective Minimum Prices as established by the Bi-

tuminous Coal Division and as in effect at midnight, August 23, 1943.

Coals produced at any mine in the following seams, except as otherwise provided in subparagraph (2) (i)

Truck price group No.:

- 1----- Coalburg, Eagle, No. 2 Gas, Peerless and Sewell
- 2----- No. 5 Block
- 3----- Bakerstown, Clarion, Elk Lick, Freeport, H. V. Freeport, L. V. Freeport, L. V. Kittanning, M. V. Freeport, Maston, Pittsburgh, Red Stone, Sandstone, U. Freeport
- 4----- Kittanning, H. V. Kittanning, Sewickley, Washington, Waynesburg and all other seams not specifically mentioned above

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 5042, 5375, 5587.

2. Section 1340.214 (b) (3) is amended to read as follows:

(3) Orders of adjustment, and adjustments computed on Form OPA No. 653:-638 and in accordance with § 1340.207 (e), added by Amendment No. 74 to this regulation, shall be void as follows: Where they affect maximum prices for rail shipments of coals for all uses and were issued or computed prior to April 24, 1944, they shall be void as of April 24, 1944; where they affect maximum prices for truck shipments and were issued or computed prior to July 12, 1944 they shall be void as of July 12, 1944.

3. Sections 1340.214 (b) (4) and (b) (5) are deleted.

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9994; Filed, July 7, 1944;
11:32 a. m.]

PART 1340—FUEL

[MPR 120; Amdt. 106]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 120 is amended in the following respect:

In § 1340.224 (b), new subparagraph (10) is added to read as follows:

(10) The prices established by subparagraphs (1), (2), (4) and (5) of this paragraph (b); by orders of adjustment issued after February 3, 1944 and by orders establishing maximum prices issued after February 3, 1944 may be increased by no more than 5 cents per ton.

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9995; Filed, July 7, 1944;
11:32 a. m.]

PART 1340—FUEL

[MPR 120; Amdt. 107]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

¹ 9 F.R. 5042, 5375, 5587, 5826, 5915, 6133, 6451, 7261.

² 9 F.R. 5042, 5375, 5587.

Maximum Price Regulation No. 120 is amended in the following respect:

In the table of prices in § 1340.222 (b) (1), an asterisk is inserted after the price 330 appearing in the column headed "1, 2, 3" and on the fifth line of the table; and a second footnote is added after the table of prices entitled "Prices and Size Group Numbers" to read as follows:

The maximum prices for coals in Size Group Nos. 1, 2 and 3 produced at mines in Price Group No. 15 shall be 340 cents per net ton.

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9996; Filed, July 7, 1944;
11:33 a. m.]

PART 1368—FERROUS AND NON-FERROUS BOLTS, NUTS, SCREWS AND RIVETS

[RMFR 147]

BOLTS, NUTS, SCREWS AND RIVETS

Maximum Price Regulation No. 147¹ is redesignated Revised Maximum Price Regulation No. 147 and is revised and amended to read as set forth herein. A statement of the considerations involved in the issuance of this Revised Maximum Price Regulation No. 147 has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

REVISED MAXIMUM PRICE REGULATION 147— BOLTS, NUTS, SCREWS AND RIVETS

ARTICLE I—SCOPE AND PROHIBITIONS OF THE REGULATION

Sec.

1. Products, persons, and transactions covered.
2. Prohibitions against dealing in bolts, nuts, screws and rivets, at prices above the maximum.
3. Prohibition against evasive practices.
4. Adjustable pricing.
5. Less than maximum prices.

ARTICLE II—GENERAL PROVISIONS

6. General definitions.
7. Taxes.
8. Records and reports.
9. Filing of price schedules.
10. Applications for adjustment and petitions for amendment.
11. Licensing.
12. Enforcement.

ARTICLE III—MAXIMUM PRICES AND EXCEPTIONS

13. Maximum prices.
14. Exceptions to this regulation.

Appendix A.
Appendix B.
Appendix C.
Appendix D.
Appendix E.

ARTICLE I—SCOPE AND PROHIBITIONS OF THE REGULATION

SECTION 1. *Products, persons, and transactions covered*—(a) *Products.*

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 3808, 3905, 8948; 8 F.R. 8361, 12476.

This regulation applies to "bolts, nuts, screws and rivets". Wherever used in this regulation "bolts, nuts, screws and rivets" means and includes the following products when manufactured from ferrous and/or non-ferrous metals other than aluminum:

(1) All types and sizes of the products mentioned in Appendix B of this regulation and also every similar fastening, manufactured by any process to any specifications whatsoever;

(2) Threaded studs of all types; socket head and recessed head bolts and screws; blank bolts; track bolts, track bolt nuts and screw spikes; lock nuts; speed nuts, wing nuts, thumb nuts, acorn nuts, cap nuts, clinch nuts; thumb screws; blind screws; split rivets and tubular rivets; clevis pins; wire spokes and spoke nipples; all of these when manufactured by any process to any specifications whatsoever; and

(3) Miscellaneous headed, threaded, punched, bent or cut-off products when manufactured by a person who is otherwise a "producer" by the use of any machine customarily used in the manufacture of any headed or punched product mentioned in Appendix B: *Provided*, That, "bolts, nuts, screws and rivets" does not mean or include the following products: except for those mentioned in (1) and (2) above, screw machine products² (Maximum Price Regulation 136); wire nails (Revised Price Schedule 6); cut nails, cut tacks, cotter pins or washers (General Maximum Price Regulation); pipe plugs or pipe fittings (Maximum Price Regulation 188); solid or flexible staybolts (Maximum Price Regulation 136).

(b) *Persons.* This regulation applies to producers of bolts, nuts, screws and rivets and to persons who purchase from such producers.

(1) "Producer" is any person who manufactures bolts, nuts, screws and rivets.

(2) "Person" includes: an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing; the United States or any government, or any of its political subdivisions; or any agency of the foregoing.

(c) *Transactions.* This regulation applies to all transactions in connection with sales by a producer for delivery within any of the forty-eight states or the District of Columbia of bolts, nuts, screws and rivets manufactured by him or purchased by him from surplus stocks accumulated as a result of the war or purchased by him from another producer on a price basis which includes a manufacturer's exchange discount which customarily was or would have been given by one producer to another between October 1 and 15, 1941, except that the following transactions are not covered by this regulation:

² "Screw machine products" are products manufactured complete or in their first operation on hand or automatic screw machines from rod, bar or tube stock and sold unassembled.

(1) Transactions in connection with the sale of bolts, nuts, screws and rivets purchased from another producer on a price basis which does not include a manufacturer's exchange discount which customarily was or would have been given by one producer to another between October 1 and 15, 1941;

(2) An "export" or an "export sale" as defined in the Second Revised Maximum Export Price Regulation;

(3) Transactions in connection with the sale of bolts, nuts, screws and rivets as "pole line hardware" for use in transmission or distribution line construction;

(4) Transactions in connection with the sale of bolts, nuts, screws and rivets when specially packaged and sold as "automotive parts" by a "manufacturer" of automotive parts, both as defined in Maximum Price Regulation 452, or when sold as replacement parts by a manufacturer of motor vehicles or by a manufacturer of an assembly designed for use only as an automotive part or accessory;

(5) Transactions in connection with the sale of bolts, nuts, screws and rivets other than those contained in Appendix B by a producer who was not engaged in the manufacture and sale of any bolts, nuts, screws and rivets between October 1 and 15, 1941.

Sec. 2. *Prohibition against dealing in bolts, nuts, screws and rivets at prices above the maximum.* On and after July 12, 1944, regardless of any contract, agreement, lease or other obligation:

(a) No producer shall sell or deliver bolts, nuts, screws and rivets at prices higher than the maximum prices set forth in this regulation;

(b) No person shall buy or receive from a producer any bolts, nuts, screws and rivets in the course of trade or business at prices higher than the maximum prices set forth in this regulation;

(c) No person shall agree, offer, solicit or attempt to do any of the foregoing.

Sec. 3. *Prohibition against evasive practices.* The price limitations set forth in this regulation shall not be evaded, whether by direct or indirect methods in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to bolts, nuts, screws and rivets alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge or discount, premium or other privilege, or by tying agreement or other trade understanding, or otherwise.

Sec. 4. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum

*Includes Lend-Lease sales to government procurement agencies.

price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 5. Less than maximum prices. Lower prices than those established by this regulation may be charged, demanded, paid or offered.

ARTICLE II—GENERAL PROVISIONS

Sec. 6. General definitions. Wherever used in this regulation:

(a) "Item" means a bolt, nut, screw or rivet of one combination of type, specifications and dimensions.

(b) "Price" means price per pricing unit.

(c) "Pacific Coast" means the states of Washington, Oregon and California.

(d) "Carload" means a quantity of bolts, nuts, screws and/or rivets whose weight equals or exceeds the minimum weight required to obtain the all-rail carload freight rate in the published all-rail freight tariff in effect at time of shipment.

(e) "Point of shipment" means on board conveyance at the selling producer's factory point.

(f) "Point of delivery" means the point to which the railroad customarily carries shipments directed to the plant of the purchaser or of the person to whom the purchaser instructs that delivery be made.

Sec. 7. Taxes. The amount of any tax upon, or in connection with, sales or deliveries of bolts, nuts, screws and rivets incurred or paid by the seller may be collected from the purchaser in addition to the maximum prices established by this regulation if the amount is stated separately and if the statute or ordinance imposing such tax does not prohibit the seller from separately stating and collecting it.

Sec. 8. Records and reports. (a) Every person making sales of bolts, nuts, screws and rivets and every person making purchases from a producer shall keep for inspection for a period of not less than one year a complete and accurate record of each purchase or sale, showing the date thereof, the dimensions, type and quantity of each item sold or purchased, the name and address of the buyer or seller, the shipping point price or delivered price as the case may be, and transportation charges or allowances, if any.

(b) For as long as this regulation is in effect, and for one year thereafter, each producer shall keep on file a record of all price schedules, extras, discounts and minimum charges which he published or customarily used for pricing purposes between October 1 and 15, 1941; and also a record of his material costs, labor rates

and overhead rates in effect during that period.

(c) Persons affected by this regulation shall submit such reports to the Office of Price Administration as it may from time to time require.

Sec. 9. Filing of price schedules. On or before August 11, 1944, each producer shall file with the Office of Price Administration, Washington, D. C., one copy of each list price schedule and base price schedule with applicable discounts, extras and minimum charges published or used for pricing purposes between October 1 and 15, 1941, excepting those price schedules and applicable discounts, extras and minimum charges which have already been so filed.

Sec. 10. Applications for adjustment and petitions for amendment. (a) The Price Administrator may grant an adjustment permitting a producer to calculate his transportation charges for delivery from the emergency basing point in cases where the producer shows that by reason of unusual circumstances arising from the emergency demands of the war he proposes to make, or is making, a shipment or series of shipments to a place which is not within his usual market area. Applications for such adjustments must be filed in accordance with Revised Procedural Regulation No. 1⁴ issued by the Office of Price Administration. As used in this paragraph: "Emergency basing point" means the established basing point at or nearest the place of production or the origin of shipment; "usual market area" of any producer means that area into which bolts, nuts, screws and rivets had, between October 1, 1940, and October 1, 1941, inclusive, customarily been shipped by such producer in quantities and types comparable to the shipments with respect to which application is made.

(b) Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

Sec. 11. Licensing. The provisions of Licensing Order No. 1,⁵ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more maximum price regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

Sec. 12. Enforcement. Persons violating any provisions of this regulation shall be subject to the criminal penalties, civil enforcement actions and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

ARTICLE III—MAXIMUM PRICES AND EXCEPTIONS

Sec. 13. Maximum prices.—(a) Bolts, nuts, screws and rivets contained in Appendix B. The maximum delivered price for any item shall be the applicable domestic list price, including extras, published by any of the following producers

and in effect between October 1 and 15, 1941:

American Screw Company.
Atlas Bolt & Screw Company.
Bayonne Bolt Corporation.
Bethlehem Steel Company.
Buffalo Bolt Company.
Central Screw Company.
Champion Rivet Company.
Clark Brothers Bolt Company.
Cleveland Cap Screw Company.
Continental Screw Company.
Corbin Screw Corporation.
Erie Bolt & Nut Company.
Federal Screw Works.
Ferry Cap & Set Screw Company.
Lamson & Sessions Company.
Milton Manufacturing Company.
National Lock Company.
National Screw & Mfg. Company.
Oliver Iron & Steel Corporation.
Ottemiller, Wm. H., Company.
Parker, Charles Company.
Pittsburgh Screw & Bolt Corporation.
Republic Steel Corporation.
Russell, Burdsall & Ward Bolt & Nut Company.
Sheffield Steel Corporation.
Townsend Company.

Provided, That:

(1) In the case of a large rivet, the maximum delivered price shall be a base price of \$3.75 per hundred pounds or, when delivery is made on the Pacific Coast, \$4.50 per hundred pounds for carload or \$4.95 per hundred pounds for less than carload, plus the applicable extras published by any of the producers listed above and in effect between October 1 and 15, 1941;

(2) There shall be deducted the applicable discounts in Appendix C or, in the case of items for which discounts are shown in Appendix D when delivery is made on the Pacific Coast, the applicable discounts in Appendix D;

(3) Adjustment shall be made for credit terms in accordance with the selling producer's customary practice in effect between October 1 and 15, 1941, and for additional applicable discounts or allowances customarily granted by the selling producer between October 1 and 15, 1941, to other producers or to jobbers, dealers or other distributors, or to a specific purchaser or to specific classes of purchasers such as the railroad, carbuilding or automotive industries;

(4) In the case of a sale to the Government or any of its agencies of an item packed for shipment outside continental United States, the maximum price shall be the maximum price for the same sale if made for Lend-Lease purposes, computed as described in Appendix E;

(5) Where a producer customarily made a minimum charge on certain types of sales between October 1 and 15, 1941, such minimum charge may be made on the same types of sales;

(6) There may be added the applicable delivery charges in Appendix A;

(7) When, in the case of an emergency arising from the demands of war, a producer is requested to furnish an item contained in Appendix B and does not have such item in stock and, in order to meet the required delivery, manufactures such item from a longer item of the same type and specifications, on a quantity not exceeding 150 pieces of such item delivered to any one purchaser dur-

⁴ 7 F.R. 8961.

⁵ 8 F.R. 13244.

ing any seven-day period he may charge the maximum price applicable to the longer item or to an item two inches longer than the required item, whichever is less, plus the cost of converting the longer item to the required item, provided such cost is separately stated on the invoice.

(b) *Modifications of bolts, nuts, screws and rivets contained in Appendix B.* The maximum delivered price shall be:

(1) For an intermediate length of any bolt or screw contained in Appendix B, the maximum delivered price for the next longer size of the same type and diameter contained in the list prices mentioned in paragraph (a);

(2) For an intermediate length or diameter or both of any small rivet contained in Appendix B, the maximum delivered price for next smaller size contained in the list prices mentioned in paragraph (a);

(3) For an intermediate length or diameter or both of any large rivet contained in Appendix B, a maximum delivered price computed as prescribed in paragraph (a);

(4) For a modification of a bolt or a rivet, which modification is described in any extras published with the list prices mentioned in paragraph (a), a maximum delivered price computed as prescribed in paragraph (a) with applicable extras included in the list price;

(5) For a semi-finished nut⁶ which is standard except double chamfered, the maximum delivered price for the standard nut computed as prescribed in paragraph (a) except that 10 per cent may be added to the applicable list price;

(6) For an American standard light semi-finished nut⁷ which is standard except coarse thread, the maximum delivered price for the standard nut, computed as prescribed in paragraph (a); and

(7) For an item contained in Appendix B or in subparagraphs (1) through (6) above, but modified by a special treatment or surface finish, the applicable list price less the applicable discounts in Appendix C or D; or, if there are no such applicable discounts, the maximum price for such item plus the charge customarily made by the selling producer for such special treatment or surface finish between October 1 and 15, 1941; *Provided*, That on an order for an item contained in subparagraph (1), (5) or (6) above, or for a bolt contained in (4) above, a net charge of \$10.00 may be added when the quantity does not exceed the applicable quantity shown below:

	Pieces
Stove bolts, wood screws and machine screws.....	25,000
Sheet metal screws.....	50,000
All other bolts and screws:	
$\frac{1}{2}$ " x 6" and smaller.....	15,000
$\frac{3}{16}$ " through $\frac{3}{4}$ " diameter through 6" long.....	10,000
$\frac{3}{8}$ " through $1\frac{1}{4}$ " diameter through 6" long.....	3,000
Any diameter through $1\frac{1}{4}$ " longer than 6" through 12".....	1,000
Any diameter through $1\frac{1}{4}$ " longer than 12".....	500

⁶ Appendix B, Table II, subparagraphs (1), (2) and (3).

⁷ Appendix B, Table II, subparagraph (3).

Nuts:	Pieces
$\frac{1}{2}$ " diameter and smaller.....	50,000
$\frac{3}{16}$ " diameter through $\frac{3}{8}$ ".....	25,000
$\frac{3}{16}$ " diameter through $\frac{1}{2}$ ".....	10,000
$\frac{5}{8}$ " diameter through $\frac{3}{4}$ ".....	5,000
$\frac{7}{8}$ " diameter through $1\frac{1}{8}$ ".....	1,000
$1\frac{1}{2}$ " diameter and larger.....	250

(c) *Bolts, nuts, screws and rivets not covered by paragraph (a) or (b) but contained in price schedules published or customarily used by the selling producer between October 1 and 15, 1941.* The maximum delivered price for any item shall be the applicable price contained in any domestic price schedule published or customarily used for pricing purposes by the selling producer between October 1 and 15, 1941, plus the applicable extras customarily charged by such producer between October 1 and 15, 1941; *Provided*, That:

(1) There shall be deducted the applicable discounts customarily deducted by such producer between October 1 and 15, 1941;

(2) Adjustment shall be made for credit terms in accordance with the selling producer's customary practice in effect between October 1 and 15, 1941, and for additional applicable discounts or allowances customarily granted by the selling producer between October 1 and 15, 1941, to other producers or to jobbers, dealers or other distributors, or to a specific purchaser or to specific classes of purchasers such as the railroad, car-building or automotive industries;

(3) Adjustment shall be made for applicable charges or allowances for delivery customarily made by such producer between October 1 and 15, 1941, at the applicable rates of transportation in effect at the time of shipment;

(4) Intermediate lengths shall be priced by the method customarily used by the selling producer between October 1 and 15, 1941;

(5) In the case of a sale to the Government or any of its agencies of an item packed for shipment outside Continental United States the maximum price shall be the maximum price for the same sale if made for Lend-Lease, computed as described in Appendix E;

(6) When, in the case of an emergency arising from the demands of war, a producer is requested to furnish an item contained in this paragraph (c) and does not have such item in stock and, in order to meet the required delivery, manufactures such item from a longer item of the same type and specifications, on a quantity not exceeding 150 pieces of such item delivered to any one purchaser during any seven-day period he may charge the maximum price applicable to the longer item or to an item two inches longer than the required item whichever is less, plus the cost of converting the longer item to the required item, provided such cost is stated separately on the invoice; and

(7) Except in the case of a sale described in subparagraph (6) above, a net charge of \$10.00 may be added on an order for an item included in this paragraph (c) when neither sold from stock nor customarily carried in stock at time of shipment and when the quantity does not exceed the applicable quantity shown below:

	Pieces
Stove bolts, wood screws and machine screws.....	25,000
Sheet metal screws.....	50,000
All other bolts and screws:	
$\frac{1}{2}$ " x 6" and smaller.....	15,000
$\frac{3}{16}$ " through $\frac{3}{4}$ " diameter through 6" long.....	10,000
$\frac{3}{8}$ " through $1\frac{1}{4}$ " diameter through 6" long.....	3,000
Any diameter through $1\frac{1}{4}$ " longer than 6" through 12".....	1,000
Any diameter through $1\frac{1}{4}$ " longer than 12".....	500
Nuts:	
$\frac{1}{2}$ " diameter and smaller.....	50,000
$\frac{3}{16}$ " diameter through $\frac{3}{8}$ ".....	25,000
$\frac{3}{16}$ " diameter through $\frac{1}{2}$ ".....	10,000
$\frac{5}{8}$ " diameter through $\frac{3}{4}$ ".....	5,000
$\frac{7}{8}$ " diameter through $1\frac{1}{8}$ ".....	1,000
$1\frac{1}{2}$ " diameter and larger.....	250

(d) *Specials; bolts, nuts, screws and rivets other than those described in paragraphs (a), (b) or (c)*—(1) *Specials manufactured in their first operation on equipment other than hand or automatic screw machines.* The maximum price for any item at point of shipment for each producer shall be the price such producer would have charged at point of shipment between October 1 and 15, 1941, for the same quantity of the same item ordered for production and shipment at one time. The maximum price for such item at point of delivery shall be the sum of the maximum price at point of shipment and the actual charges paid to a public carrier for transportation from point of shipment to point of delivery. In computing the maximum price at point of shipment the producer shall use the material cost, straight-time labor rates, overhead rates, applicable mark-ups, method of estimating cost and method of computing selling price for a sale to the same purchaser or to the same class of purchaser, all as in effect for such producer between October 1 and 15, 1941, for sale of the same or a similar item manufactured on like equipment; *Provided*, That:

(i) In a case where it is necessary for a producer to purchase a partly completed item from another manufacturer and such producer performs additional operations to complete the manufacture of such item, the charge paid for the partly completed item, not in excess of the applicable maximum price, may be used by such producer in lieu of material cost in computing his maximum price for the completed item;

(ii) In a case where it is necessary for the producer to employ another manufacturer to perform one or more secondary operations on an item, the charges paid by such producer for such secondary operations, not in excess of the applicable maximum prices, may be included in the cost used by such producer in computing his maximum price for the completed item; and

(iii) Recomputation shall be made as follows: When a producer, by production experience on one order, has determined the actual cost as of October 1 to 15, 1941, of manufacturing a special and has recomputed the maximum price for the quantity on that order by use of said cost, such recomputed maximum price may be charged on all subsequent orders for the same quantity of such item manufactured on like equipment. For orders

for other quantities of the same item manufactured on like equipment the maximum price shall be determined on the basis of said cost adjusted for the quantity ordered. When a producer has not determined the actual cost for an item as of October 1 to 15, 1941, and he accepts more than one order for production of the item the maximum prices for the second and all subsequent orders for quantities manufactured on like equipment shall be computed by use of the actual cost as of October 1 to 15, 1941, determined from his experience on the first order he produces on such equipment and adjusted for the quantities specified by the additional orders; *Provided, That:*

(a) Shipments against orders accepted before production has been completed for one order may be made at the prices at which the orders were accepted; and

(b) When recomputation of the maximum price based on the actual cost as of October 1 to 15, 1941, adjusted for quantity results in a price which is higher than the price previously established for the same quantity or than the price previously established for a smaller quantity, or when computation of the maximum price based on manufacturing the item on a different type of equipment results in such a higher price, such higher price may be charged on the first order accepted after such computation or recomputation. The price charged on subsequent orders may not be higher than the price charged on the first order accepted for the same quantity unless such higher price has been approved by the Office of Price Administration, Washington, D. C., or not disapproved within thirty days after request for approval is received. In cases where no change has been made in the type of equipment used the request for approval of the increased price shall be mailed within ten days after acceptance of an order at the higher price; in cases where the increase in price is caused by a change in the type of equipment used the request for approval shall be mailed within ten days after the actual cost as of October 1 to 15, 1941, has been determined from experience in production for one order by the different equipment. The request for approval of the increased price shall be accompanied by a report containing:

(1) A full description of the item;

(2) The price on the last order accepted prior to the price increase, the date of such order, the quantity ordered and the name and address of the purchaser;

(3) The price charged on an order accepted between October 1 and 15, 1941, or on the first order accepted subsequent to October 15, 1941, the date of such order, the quantity ordered and the name and address of the purchaser;

(4) The recomputed price, the date of the order for which the price was recomputed, the quantity ordered, the date of the purchaser's acceptance of the higher price, and the name and address of the purchaser;

(5) A complete statement of the cost factors, the method of price computation and the reasons for the increase in

price. In lieu of approving or disapproving the higher price, the Office of Price Administration may approve such price as it deems fair and equitable on the basis of the report.

(2) *Specials manufactured complete or in their first operation on hand or automatic screw machines.* (i) The maximum prices for such bolts, nuts, screws and rivets—for each producer shall be determined in accordance with subparagraph (1) above, substituting "March 31, 1942" for "between October 1 and 15, 1941," or

(ii) The maximum prices shall be determined in accordance with the provisions of Maximum Price Regulation 136, as amended, or any revision thereof, in which case the sales shall, in every respect, be subject to said Maximum Price Regulation 136, or any revision thereof. Each producer who, between October 1 and 15, 1941, customarily manufactured by the upset method any bolt, nut, screw or rivet contained in Appendix B shall be governed by the provisions of subdivision (i) unless he notified the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., in writing within ten days after September 24, 1943, that he would be governed by the provisions of subdivision (ii); any other producer shall be governed by the provisions of subdivision (ii) unless he notified the Machinery Branch of the Office of Price Administration, Washington, D. C., in writing within ten days after September 24, 1943, that he would be governed by the provisions of subdivision (i) or unless, in the case of a producer first producing and selling after September 24, 1943, he gives such notification within ten days after his first sale.

Sec. 14. *Exceptions to this regulation.* (a) Exceptions granted under § 1368.7 of Maximum Price Regulation 147 and in effect at the time of the issuance of this Revised Maximum Price Regulation 147 shall remain in full force and effect. They may, however, be revoked or amended by the Administrator at any time.

(b) Irrespective of the maximum prices otherwise established by this regulation, the maximum delivered price for the Parker-Kalon Corporation of New York City for any sheet metal screw contained in its list price schedules in effect between October 1 and 15, 1941, shall be the applicable list price adjusted for all discounts, commissions, and terms of payment and delivery which were customarily in effect for said Parker-Kalon Corporation between October 1 and 15, 1941: *Provided, That* in the case of a shipment of 100 lbs. or more of sheet metal screws to the Pacific Coast by a route which does not include intercoastal steamship, the maximum charge which may be added for delivery shall be the amount by which the lowest applicable railroad charge for transporting an identical shipment from Chicago, Illinois, to point of delivery exceeds 65 cents per 100 lbs., plus the excess cost of shipping by an emergency method of transportation requested by the purchaser, over the cost of transporting an identical shipment

from point of shipment to point of delivery at current railroad freight rates. Maximum delivered prices for said Parker-Kalon Corporation for sheet metal screws not contained in its said list prices, and for any other bolts, nuts, screws and rivets shall be those established in section 13 of this regulation.

APPENDIX A—CHARGES FOR DELIVERY APPLICABLE TO SECTION 13 (a) AND (b)

Maximum prices set forth in paragraphs (a) and (b) of section 13 are at point of shipment. "Maximum delivered price" means price at point of delivery. The maximum delivered price shall be computed by adding to the maximum price as set forth in paragraph (a) or (b) of section 13 the public carrier's transportation charge to the extent actually incurred except that in the following instances only the applicable charges specified below may be added:

(a) *Shipments to domestic points other than Pacific Coast points.* (1) On a shipment of the following items:

Bolts, other than stove or tire bolts;

Nuts, other than stove bolt nuts, machine screw nuts, semi-finished, castellated or slotted nuts; and/or

Rivets

The maximum charge which may be added shall be the lowest applicable railroad charge for the transportation of an identical quantity to point of delivery from whichever of the following basing points the lowest railroad charge applies: Pittsburgh, Pennsylvania; Cleveland, Ohio; Chicago, Illinois; Birmingham, Alabama.

(2) On a shipment of 200 lbs. or more of the following items:

Stove bolts;

Stove bolt nuts;

Machine screw nuts; and/or

Screws

The maximum charge which may be added shall be the lowest applicable railroad charge, to the extent that such charge exceeds 65 cents per 100 lbs., for the transportation of an identical quantity to point of delivery from whichever of the following basing points the lowest railroad charge applies: Cleveland, Ohio; Chicago, Illinois; New York, New York.

(3) On a shipment of 300 lbs. or more of tire bolts the maximum charge which may be added shall be the lowest applicable railroad charge for the transportation of an identical quantity from point of shipment to point of delivery, to the extent that such charge exceeds 65 cents per 100 lbs.

(4) On a shipment of 200 lbs. or more of semi-finished, castellated or slotted nuts the maximum charge which may be added shall be the lowest applicable railroad charge, to the extent that such charge exceeds 65 cents per 100 lbs., for the transportation of an identical quantity to point of delivery from whichever of the following basing points the lowest railroad charge applies: Cleveland, Ohio; Chicago, Illinois; Pittsburgh, Pennsylvania.

(b) *Shipments to Pacific Coast points.* Where used in this paragraph "Pacific Coast basing point" is any one of the cities of San Pedro, Wilmington, Long Beach, San Diego, San Francisco, Los Angeles, Oakland, Sacramento or Stockton, in the State of California; or Portland, Oregon; or Tacoma or Seattle in the State of Washington.

(1) On a shipment of the following items:

Bolts, other than stove or tire bolts;

Nuts, other than stove bolt nuts, machine screw nuts, semi-finished, castellated, or slotted nuts; and/or

Rivets

to a point on the Pacific Coast, except in the case of a shipment from a point east of the Pacific Coast, the maximum charge which may be added shall be

(1) On a shipment of 400 lbs. or more, the lowest applicable railroad charge for the transportation of an identical quantity to point of delivery from whichever Pacific Coast basing point the lowest railroad charge applies; and

(14) On a shipment of more than 200 lbs. but less than 400 lbs., the lowest applicable railroad charge for the transportation of an identical quantity to point of delivery from whichever of the following Pacific Coast basing points the lowest railroad charge applies: San Francisco, California; Los Angeles, California.

(2) On a shipment of any of the items listed in paragraph (b) (1) from a point east of the Pacific Coast to a point on the Pacific Coast the maximum charge which may be added shall be

(i) In the case of a carload shipment, the actual cost of transporting the shipment from point of shipment to point of delivery, not in excess of the cost at the lowest applicable railroad rate, to the extent that such cost exceeds 76 cents per 100 lbs., but in no event shall the charge exceed 40 cents per 100 lbs., and

(ii) In the case of a less-than-carload shipment, the actual cost of transporting the shipment from point of shipment to point of delivery, not in excess of the cost at the lowest applicable railroad rate, to the extent that such cost exceeds \$1.35 per 100 lbs., but in no event shall the charge exceed \$1.16 per 100 lbs.

(3) On a shipment of 200 lbs. or more of semi-finished, castellated or slotted nuts to a point on the Pacific Coast no additional charge may be made.

(4) On a shipment to a point on the Pacific Coast of items named in paragraphs (a) (2) and (a) (3) of this Appendix A the maximum delivery charge shall be computed as set forth in said paragraphs.

(c) *Unusual transportation charges.* When a shipment is made at the purchaser's request by a method of transportation whose cost exceeds that of the method customarily used by the selling producer between October 1 and 15, 1941, for shipment to the same locality, the excess cost of such method of transportation may be added to the applicable charge authorized by paragraph (a) or (b) of this Appendix A: *Provided*, That the amount of such excess, the method of transportation and the authority for using such transportation are stated separately on the invoice.

APPENDIX B—STANDARD SIZES, TYPES AND SPECIFICATIONS

The products mentioned in this appendix are made from steel unless otherwise specifically stated. Each type and size checked with the symbol "x" is included in this appendix when manufactured to either American Standards Association's specifications or United States Department of Commerce National Bureau of Standards Handbook H28 or British Standard Association's specifications, all as in effect on the effective date of this Revised Maximum Price Regulation No. 147, and when manufactured from the same or substantially the same grade of raw material as that customarily used in its manufacture between October 1 and 15, 1941 by any of the companies listed in section 13.

TABLE I—BOLTS

The bolts included in this Table I are considered standard sizes when furnished with standard square nuts or with nuts covered by published extras or without nuts.

(1) American standard regular square head machine bolts, American national coarse-thread series, Class 2 tolerance, (either cut thread in all listed sizes or rolled thread in all listed sizes up through $\frac{1}{2}$ " diameter by 6" long) or Whitworth thread (either cut thread in all listed sizes or rolled thread

in all listed sizes up through $\frac{3}{8}$ " diameter by 6" long):

Lengths	Diameters									
	$\frac{1}{4}$	$\frac{3}{8}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$	$\frac{7}{8}$	1	$1\frac{1}{4}$	$1\frac{1}{2}$	
$\frac{1}{2}$	x	x								
$\frac{3}{4}$	x	x								
1	x	x	x							
$1\frac{1}{4}$	x	x	x	x						
$1\frac{1}{2}$	x	x	x	x	x					
$1\frac{3}{4}$	x	x	x	x	x	x				
2	x	x	x	x	x	x	x			
$2\frac{1}{4}$	x	x	x	x	x	x	x	x		
$2\frac{1}{2}$	x	x	x	x	x	x	x	x	x	
$2\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
3	x	x	x	x	x	x	x	x	x	x
$3\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$3\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$3\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
4	x	x	x	x	x	x	x	x	x	x
$4\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$4\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$4\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
5	x	x	x	x	x	x	x	x	x	x
$5\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$5\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$5\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
6	x	x	x	x	x	x	x	x	x	x
$6\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
7	x	x	x	x	x	x	x	x	x	x
$7\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$7\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$7\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
8	x	x	x	x	x	x	x	x	x	x
$8\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$8\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$8\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
9	x	x	x	x	x	x	x	x	x	x
$9\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$9\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$9\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
10	x	x	x	x	x	x	x	x	x	x
$10\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$10\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$10\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
11	x	x	x	x	x	x	x	x	x	x
$11\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$11\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$11\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
12	x	x	x	x	x	x	x	x	x	x
$12\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$12\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$12\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
13	x	x	x	x	x	x	x	x	x	x
$13\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$13\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$13\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
14	x	x	x	x	x	x	x	x	x	x
$14\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$14\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$14\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
15	x	x	x	x	x	x	x	x	x	x
$15\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$15\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$15\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
16	x	x	x	x	x	x	x	x	x	x
$16\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$16\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$16\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
17	x	x	x	x	x	x	x	x	x	x
$17\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$17\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$17\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
18	x	x	x	x	x	x	x	x	x	x
$18\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$18\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$18\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
19	x	x	x	x	x	x	x	x	x	x
$19\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$19\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$19\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
20	x	x	x	x	x	x	x	x	x	x
$20\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$20\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$20\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
21	x	x	x	x	x	x	x	x	x	x
$21\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$21\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$21\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
22	x	x	x	x	x	x	x	x	x	x
$22\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$22\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$22\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x
23	x	x	x	x	x	x	x	x	x	x
$23\frac{1}{4}$	x	x	x	x	x	x	x	x	x	x
$23\frac{1}{2}$	x	x	x	x	x	x	x	x	x	x
$23\frac{3}{4}$	x	x	x	x	x	x	x	x	x	x

(2) American standard regular square head machine bolts, hot galvanized, American national coarse-thread series:

Lengths	Diameters				
	$\frac{1}{4}$	$\frac{3}{8}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$
1	x	x	x	x	x
$1\frac{1}{2}$	x	x	x	x	x
2	x	x	x	x	x
$2\frac{1}{2}$	x	x	x	x	x
3	x	x	x	x	x
$3\frac{1}{2}$			x	x	x
4			x	x	x
$4\frac{1}{2}$			x	x	x
5			x	x	x
$5\frac{1}{2}$			x	x	x
6			x	x	x

(3) American standard regular hexagon head machine bolts, American national coarse-thread series, Class 2 tolerance, or Whitworth thread:

Lengths	Diameters							
	$\frac{1}{4}$	$\frac{3}{8}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$	$\frac{7}{8}$	1	
$\frac{1}{2}$	x							
$\frac{3}{4}$	x	x						
1	x	x	x	x				
$1\frac{1}{4}$	x	x	x	x	x			
$1\frac{1}{2}$	x	x	x	x	x			
$1\frac{3}{4}$	x	x	x	x	x	x		
2	x	x	x	x	x	x	x	
$2\frac{1}{4}$	x	x	x	x	x	x	x	
$2\frac{1}{2}$	x	x	x	x	x	x	x	
$2\frac{3}{4}$	x	x	x	x	x	x	x	
3	x	x	x	x	x	x	x	
$3\frac{1}{4}$	x	x	x	x	x	x	x	
$3\frac{1}{2}$	x	x	x	x	x	x	x	
$3\frac{3}{4}$	x	x	x	x	x	x	x	
4	x	x	x	x	x	x	x	
$4\frac{1}{4}$	x	x	x	x	x	x	x	
$4\frac{1}{2}$	x	x	x	x	x	x	x	
$4\frac{3}{4}$	x	x	x	x	x	x	x	
5	x	x	x	x	x	x	x	
$5\frac{1}{4}$	x	x	x	x	x	x	x	
$5\frac{1}{2}$	x	x	x	x	x	x	x	
$5\frac{3}{4}$	x	x	x	x	x	x	x	
6	x	x	x	x	x	x	x	
$6\frac{1}{4}$	x	x	x	x	x	x	x	
$6\frac{1}{2}$	x	x	x	x	x	x	x	
$6\frac{3}{4}$	x	x	x	x	x	x	x	
7	x	x	x	x	x	x	x	
$7\frac{1}{4}$	x	x	x	x	x	x	x	
$7\frac{1}{2}$	x	x	x	x	x	x	x	
$7\frac{3}{4}$	x	x	x	x	x	x	x	
8	x	x	x	x	x	x	x	
$8\frac{1}{4}$	x	x	x	x	x	x	x	
$8\frac{1}{2}$	x	x	x	x	x	x	x	
$8\frac{3}{4}$	x	x	x	x	x	x	x	
9	x	x	x	x	x	x	x	
$9\frac{1}{4}$	x	x	x	x	x	x	x	
$9\frac{1}{2}$	x	x	x	x	x	x	x	
$9\frac{3}{4}$	x	x	x	x	x	x	x	
10	x	x	x	x	x	x	x	
$10\frac{1}{4}$	x	x	x	x	x	x	x	
$10\frac{1}{2}$	x	x	x	x	x	x	x	
$10\frac{3}{4}$	x	x	x	x	x	x	x	
11	x	x	x	x	x	x	x	
$11\frac{1}{4}$	x	x	x	x	x	x	x	
$11\frac{1}{2}$	x	x	x	x	x	x	x	
$11\frac{3}{4}$	x	x	x	x	x	x	x	
12	x	x	x	x	x	x	x	
$12\frac{1}{4}$	x	x	x	x	x	x	x	
$12\frac{1}{2}$	x	x	x	x	x	x	x	
$12\frac{3}{4}$	x	x	x	x	x	x	x	
13	x	x	x	x	x	x	x	
$13\frac{1}{4}$	x	x	x	x	x	x	x	
$13\frac{1}{2}$	x	x	x	x	x	x	x	
$13\frac{3}{4}$	x	x	x	x	x	x	x	
14	x	x	x	x	x	x	x	
$14\frac{1}{4}$	x	x	x	x	x	x	x	
$14\frac{1}{2}$	x	x	x	x	x	x	x	
$14\frac{3}{4}$	x	x	x	x	x	x	x	
15	x	x	x	x	x	x	x	
$15\frac{1}{4}$	x	x	x	x	x	x	x	
$15\frac{1}{2}$	x	x	x	x	x	x	x	
$15\frac{3}{4}$	x	x	x	x	x	x	x	
16	x	x	x	x	x	x	x	
$16\frac{1}{4}$	x	x	x	x	x	x	x	
$16\frac{1}{2}$	x	x	x	x	x	x	x	
$16\frac{3}{4}$	x	x	x	x	x	x	x	
17	x	x	x	x	x	x	x	
$17\frac{1}{4}$	x	x	x	x	x	x	x	
$17\frac{1}{2}$	x	x	x	x	x	x	x	
$17\frac{3}{4}$	x	x	x	x	x	x	x	
18	x	x	x	x	x	x	x	
$18\frac{1}{4}$	x	x	x	x	x	x	x	
$18\frac{1}{2}$	x	x	x	x	x	x	x	
$18\frac{3}{4}$	x	x	x	x	x	x	x	
19	x	x	x	x	x	x	x	
$19\frac{1}{4}$	x	x	x	x	x	x	x	
$19\frac{1}{2}$	x	x	x	x	x	x	x	
$19\frac{3}{4}$	x	x	x	x	x	x	x	
20	x	x	x	x	x	x	x	
$20\frac{1}{4}$	x	x	x	x	x	x	x	
$20\frac{1}{2}$	x	x	x	x	x	x	x	
$20\frac{3}{4}$	x	x	x	x	x	x	x	
21	x	x	x	x	x	x	x	
$21\frac{1}{4}$	x	x	x	x	x	x	x	
$21\frac{1}{2}$	x	x	x	x	x	x	x	
$21\frac{3}{4}$	x	x	x	x	x	x	x	
22	x	x	x	x	x	x	x	
$22\frac{1}{4}$	x	x	x	x	x	x	x	
$22\frac{1}{2}$	x	x	x	x	x	x	x	
$22\frac{3}{4}$	x	x	x	x	x	x	x	
23	x	x	x	x	x	x	x	
$23\frac{1}{4}$	x	x	x	x	x	x	x	
$23\frac{1}{2}$	x	x	x	x	x	x	x	
$23\frac{3}{4}$	x	x	x	x	x	x	x	
24	x	x	x	x	x	x	x	
$24\frac{1}{4}$	x	x	x	x	x	x	x	
$24\frac{1}{2}$	x	x	x	x	x	x	x	
$24\frac{3}{4}$	x	x	x	x	x	x	x	
25	x	x	x	x	x	x	x	
$25\frac{1}{4}$	x	x	x	x	x	x	x	
$25\frac{1}{2}$	x	x	x	x	x	x	x	
$25\frac{3}{4}$	x	x	x	x	x	x	x	
26	x	x	x	x	x	x	x	
$26\frac{1}{4}$	x	x	x	x	x	x	x	
$26\frac{1}{2}$	x	x	x	x	x	x	x	
$26\frac{3}{4}$	x	x	x	x	x	x	x	
27	x	x	x	x	x	x	x	
$27\frac{1}{4}$	x	x	x	x	x	x	x	
$27\frac{1}{2}$	x	x	x	x	x	x	x	
$27\frac{3}{4}$	x	x	x	x	x	x	x	
28	x	x	x	x	x	x	x	
$28\frac{1}{4}$	x	x	x	x	x	x	x	
$28\frac{1}{2}$	x	x	x	x	x	x	x	
$28\frac{3}{4}$	x	x	x	x	x	x	x	
29	x	x	x	x	x	x	x	
$29\frac{1}{4}$	x	x	x	x	x	x	x	
$29\frac{1}{2}$	x	x	x	x	x	x	x	
$29\frac{3}{4}$	x	x	x	x	x	x	x	
30	x	x	x	x	x	x	x	
$30\frac{1}{4}$	x	x	x	x	x	x	x	
$30\frac{1}{2}$	x	x	x	x	x	x	x	
$30\frac{3}{4}$	x	x	x	x	x	x	x	
31	x	x	x	x	x	x	x	
$31\frac{1}{4}$	x	x	x	x	x	x	x	
$31\frac{1}{2}$	x	x	x	x	x	x	x	
$31\frac{3}{4}$	x	x	x	x	x	x	x	
32	x	x	x	x	x	x	x	
$32\frac{1}{4}$	x	x	x	x	x	x	x	
$32\frac{1}{2}$	x	x	x	x	x	x	x	
$32\frac{3}{4}$	x	x	x	x	x	x	x	
33	x	x	x	x	x	x	x	
$33\frac{1}{4}$	x	x	x	x	x	x	x	
$33\frac{1}{2}$	x	x	x	x	x	x	x	
$33\frac{3}{4}$	x	x	x	x	x	x	x	
34	x	x	x	x	x	x	x	
$34\frac{1}{4}$	x	x	x	x	x	x	x	
$34\frac{1}{2}$	x	x	x	x	x	x	x	
$34\frac{3}{4}$	x	x	x	x	x	x	x	
35	x	x	x	x	x	x	x	
$35\frac{1}{4}$	x	x	x	x	x	x	x	
$35\frac{1}{2}$	x	x	x	x	x	x	x	
$35\frac{3}{4}$	x	x	x	x	x	x	x	
36	x	x	x	x	x	x	x	
$36\frac{1}{4}$	x	x	x	x	x	x	x	
$36\frac{1}{2}$	x	x	x	x	x	x	x	
$36\frac{3}{4}$	x	x	x	x	x	x	x	
37	x	x	x	x	x	x	x	
$37\frac{1}{4}$	x	x	x	x	x	x	x	
$37\frac{1}{2}$	x	x	x	x	x	x	x	
$37\frac{3}{4}$	x	x	x	x	x	x	x	
38	x	x	x	x	x	x	x	
$38\frac{1}{4}$	x	x	x	x	x	x	x	
$38\frac{1}{2}$	x	x	x	x	x	x	x	
$38\frac{3}{4}$	x	x	x	x	x	x	x	
39	x	x	x	x	x	x	x	
$39\frac{1}{4}$	x	x	x	x	x	x	x	
$39\frac{1}{2}$	x	x	x	x	x	x	x	
$39\frac{3}{4}$	x	x	x	x	x	x	x	
40	x	x	x	x	x	x	x	
$40\frac{1}{4}$	x	x	x	x	x	x	x	
$40\frac{1}{2}$	x	x	x	x	x	x	x	
$40\frac{3}{4}$	x	x	x	x	x	x	x	
41	x	x	x	x	x	x	x	
$41\frac{1}{4}$	x	x	x	x	x	x	x	
$41\frac{1}{2}$	x	x	x	x	x	x	x	
$41\frac{3}{4}$	x	x	x	x	x	x	x	
42	x	x	x	x	x	x	x	
$42\frac{1}{4}$	x	x	x	x	x	x	x	
$42\frac{1}{2}$	x	x	x	x	x	x	x	
$42\frac{3}{4}$	x	x	x	x	x	x	x	
43	x	x	x	x	x	x	x	
$43\frac{1}{4}$	x	x	x	x	x	x	x	
$43\frac{1}{2}$	x	x	x	x	x	x	x	
$43\frac{3}{4}$	x	x	x	x	x	x	x	
44	x	x	x	x	x	x	x	
$44\frac{1}{4}$	x	x	x	x	x	x	x	
$44\frac{1}{2}$	x	x	x	x	x	x	x	
$44\frac{3}{4}$	x	x	x	x	x	x	x	
45	x	x	x	x	x	x	x	
$45\frac{1}{4}$	x	x	x	x	x	x	x	
$45\frac{1}{2}$	x	x	x	x	x	x	x	
$45\frac{3}{4}$	x	x	x	x	x	x	x	
46	x	x	x	x	x	x	x	
$46\frac{1}{4}$	x	x	x	x	x	x	x	
$46\frac{1}{2}$	x	x	x	x	x	x	x	
$46\frac{3}{4}$	x	x	x	x	x	x	x	
47	x	x	x	x	x	x	x	
$47\frac{1}{4}$	x	x	x	x	x	x	x	
$47\frac{1}{2}$	x	x	x	x	x	x	x	
$47\frac{3}{4}$	x	x	x	x	x	x	x	
48	x	x	x	x	x	x	x	
$48\frac{1}{4}$	x	x	x	x	x	x	x	
$48\frac{1}{2}$	x	x	x	x	x	x	x	
$48\frac{3}{4}$	x	x	x	x	x	x	x	
49	x	x	x	x	x	x	x	
$49\frac{1}{4}$	x	x	x	x	x	x	x	
$49\frac{1}{2}$	x	x	x	x	x	x	x	
$49\frac{3}{4}$	x	x	x	x	x	x	x	
50	x	x	x	x	x	x	x	
$50\frac{1}{4}$	x	x	x	x	x	x	x	
$50\frac{1}{2}$	x	x	x	x	x	x	x	
$50\frac{3}{4}$	x	x	x	x	x	x	x	
51	x	x	x	x	x	x	x	
$51\frac{1}{4}$	x	x	x	x	x	x	x	
$51\frac{1}{2}$	x	x	x	x	x	x	x	
$51\frac{3}{4}$	x	x	x	x	x	x	x	
52	x	x	x	x	x	x	x	
$52\frac{1}{4}$	x	x	x	x	x	x	x	
$52\frac{1}{2}$	x	x	x	x	x	x	x	
$52\frac{3}{4}$	x	x	x	x	x	x	x	
53	x	x	x	x	x	x	x	
$53\frac{1}{4}$	x	x	x	x	x	x	x	
$53\frac{1}{2}$	x	x	x	x	x	x	x	
$53\frac{3}{4}$	x	x	x	x	x	x	x	
54	x	x	x	x	x	x	x	
$54\frac{1}{4}$	x	x	x	x	x	x	x	
$54\frac{1}{2}$	x	x	x	x	x	x	x	
$54\frac{3}{4}$	x	x	x	x	x	x	x	
55	x	x	x	x	x	x	x	
$55\frac{1}{4}$	x	x	x	x	x	x	x	
$55\frac{1}{2}$	x	x	x	x	x	x	x	
$55\frac{3}{4}$	x	x	x	x	x	x	x	
56	x	x	x	x	x	x	x	
$56\frac{1}{4}$	x	x	x	x	x	x	x	
$56\frac{1}{2}$	x	x	x	x	x	x	x	
$56\frac{3}{4}$	x	x	x	x	x	x	x	
57	x	x	x	x	x	x	x	
$57\frac{1}{4}$	x	x	x	x	x	x	x	
$57\frac{1}{2}$	x	x	x	x	x	x	x	
$57\frac{3}{4}$	x	x	x	x	x	x	x	
58	x							

(7) Regular square head lag bolts, hot galvanized:

Lengths	Diameters			
	$\frac{1}{4}$	$\frac{5}{16}$	$\frac{3}{8}$	$\frac{1}{2}$
1 $\frac{1}{2}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
3	x	x	x	x
3 $\frac{1}{2}$	x	x	x	x
4	x	x	x	x

(8) Key head plow bolts, No. 1 heads, American national coarse-thread series, Class 2 tolerance:

(i) REGULAR HEADS

Lengths	Diameters				
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$
1	x	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x	x
2	x	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x	x
3	x	x	x	x	x

(ii) REPAIR HEADS

Lengths	Diameters		
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$
1	x	x	x
1 $\frac{1}{4}$	x	x	x
1 $\frac{1}{2}$	x	x	x
1 $\frac{3}{4}$	x	x	x
2	x	x	x
2 $\frac{1}{4}$	x	x	x
2 $\frac{1}{2}$	x	x	x
3	x	x	x

(9) Round head plow bolts, No. 2 heads, American national coarse-thread series, Class 2 tolerance:

REGULAR HEADS

Lengths	Diameters				
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$
1	x	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x	x
2	x	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x	x
3	x	x	x	x	x

(10) Round head, square neck, countersunk plow bolts, No. 3 heads, American national coarse-thread series, Class 2 tolerance:

(i) REGULAR HEADS

Lengths	Diameters					
	$\frac{5}{16}$	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$
$\frac{3}{4}$	x	x	x	x	x	x
1	x	x	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x	x	x
2	x	x	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x	x	x
3	x	x	x	x	x	x
3 $\frac{1}{2}$	x	x	x	x	x	x

(ii) REPAIR HEADS

Lengths	Diameters			
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$
1	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x
3	x	x	x	x

(11) Square head, countersunk plow bolts, No. 4 heads, American national coarse-thread series, Class 2 tolerance:

(i) REGULAR HEADS

Lengths	Diameters			
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$
1	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x
3	x	x	x	x

(ii) REPAIR HEADS

Lengths	Diameters		
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$
1	x	x	x
1 $\frac{1}{4}$	x	x	x
1 $\frac{1}{2}$	x	x	x
1 $\frac{3}{4}$	x	x	x
2	x	x	x
2 $\frac{1}{4}$	x	x	x
2 $\frac{1}{2}$	x	x	x
2 $\frac{3}{4}$	x	x	x
3	x	x	x

(12) Round head, reverse key, countersunk plow bolts, No. 7 heads, American national coarse-thread series, Class 2 tolerance:

(i) REGULAR HEADS

Lengths	Diameters			
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$
1	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x
3	x	x	x	x

(ii) REPAIR HEADS

Lengths	Diameters		
	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$
1	x	x	x
1 $\frac{1}{4}$	x	x	x
1 $\frac{1}{2}$	x	x	x
1 $\frac{3}{4}$	x	x	x
2	x	x	x
2 $\frac{1}{4}$	x	x	x
2 $\frac{1}{2}$	x	x	x

(13) American standard step bolts, American national coarse-thread series, Class 2 tolerance:

Lengths	Diameters			
	$\frac{5}{16}$	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$
$\frac{5}{8}$	x	x	x	x
$\frac{3}{4}$	x	x	x	x
1	x	x	x	x
1 $\frac{1}{4}$	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x
1 $\frac{3}{4}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x
3	x	x	x	x
3 $\frac{1}{2}$	x	x	x	x
4	x	x	x	x
4 $\frac{1}{2}$	x	x	x	x
5	x	x	x	x
6	x	x	x	x

(14) Elevator bolts, either No. 1 countersunk head, square neck, or No. 2 oval head, square neck, American national coarse-thread series, Class 2 tolerance:

Lengths	Diameters		
	$\frac{1}{4}$	$\frac{5}{16}$	$\frac{3}{8}$
$\frac{3}{4}$	x	x	x
$\frac{1}{2}$	x	x	x
1	x	x	x
1 $\frac{1}{4}$	x	x	x
1 $\frac{1}{2}$	x	x	x
1 $\frac{3}{4}$	x	x	x
2	x	x	x
2 $\frac{1}{4}$	x	x	x
2 $\frac{1}{2}$	x	x	x
2 $\frac{3}{4}$	x	x	x
3	x	x	x

(15) Tire bolts, American national coarse-thread series, Class 2 tolerance:

Length	Diameters			
	$\frac{5}{16}$	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$
1 $\frac{1}{4}$	x	x	x	x
1 $\frac{1}{2}$	x	x	x	x
2	x	x	x	x
2 $\frac{1}{4}$	x	x	x	x
2 $\frac{1}{2}$	x	x	x	x
2 $\frac{3}{4}$	x	x	x	x
3	x	x	x	x
3 $\frac{1}{2}$	x	x	x	x
4	x	x	x	x

(16) Stove bolts:

Lengths	Diameters							
	$\frac{1}{8}$	$\frac{5}{16}$	$\frac{3}{8}$	$\frac{7}{16}$	$\frac{1}{2}$	$\frac{5}{8}$	$\frac{3}{4}$	$\frac{7}{8}$
$\frac{3}{8}$	FR	FRV	FRV	FRV	FRV	FRV	FRV	FRV
$\frac{1}{2}$	FR	FRV	FRV	FRV	FRV	FRV	FRV	FRV
$\frac{3}{4}$	FR	FRV	FRV	FRV	FRV	FRV	FRV	FRV
1	FR	FRV	FRV	FRV	FRV	FRV	FRV	FRV
1 $\frac{1}{4}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
1 $\frac{1}{2}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
1 $\frac{3}{4}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
2	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
2 $\frac{1}{4}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
2 $\frac{1}{2}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
2 $\frac{3}{4}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
3	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
3 $\frac{1}{4}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
3 $\frac{1}{2}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
4	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
4 $\frac{1}{2}$	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
5	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV
6	R	FRV	FRV	FRV	FRV	FRV	FRV	FRV

Letters in the vertical columns under the bolt diameters indicate the style of head for a particular length of bolt as follows: F=Flat Head; R=Round Head; V=Oven Head.

(1) American standard regular nuts, American national coarse-thread series, Class 2 tolerance, single chamfered:

Diameters	Hot pressed		Cold punched			Semi-finished	
	Sq.	Hex.	Sq.	Hex.	Jam. hex.	Hex.	Jam. hex.
3/16			X	X		X	X
1/4	X	X			X	X	X
5/16	X	X	X	X	X	X	X
3/8	X	X	X	X	X	X	X
7/16	X	X	X	X	X	X	X
1/2	X		X		X	X	X
5/8		X	X	X	X	X	X
3/4	X	X	X	X	X	X	X
7/8	X	X	X	X	X	X	X
1	X	X	X	X	X	X	X
1 1/8	X	X	X	X	X	X	X
1 1/4	X	X	X	X	X	X	X
1 3/8	X	X	X	X	X	X	X
1 1/2	X	X	X	X	X	X	X
1 5/8	X	X	X	X	X	X	X
1 3/4	X	X	X	X	X	X	X
2	X	X	X	X	X	X	X
2 1/4		X		X		X	
2 1/2		X		X		X	
2 3/4		X		X		X	
3		X		X		X	

(2) American standard heavy nuts, American national coarse-thread series, Class 2 tolerance, single chamfered:

Diameters	Hot pressed		Cold punched		Semifinished	
	Sq.	Whilworth thread sq.	Sq.	Whilworth thread, hex.	Sq.	Whilworth thread hex.
1/4						
5/16						
3/8						
7/16						
1/2						
9/16						
5/8						
3/4						
7/8						
1						
1 1/8						
1 1/4						
1 3/8						
1 1/2						
1 5/8						
1 3/4						
1 7/8						
2						
2 1/4						
2 1/2						
2 3/4						
3						
3 1/4						
3 1/2						
3 3/4						
4						

(3) American standard light semi-finished nuts, American national fine-thread series, Class 2 tolerance, single chamfered:

Diameters	Hex.	Castel- lated Hex.
$\frac{1}{4}$	X	X
$\frac{1}{16}$	X	X
$\frac{3}{8}$	X	X
$\frac{1}{16}$	X	X
$\frac{1}{2}$	X	X
$\frac{3}{16}$	X	X
$\frac{3}{8}$	X	X
$\frac{1}{4}$	X	X
$\frac{1}{8}$	X	X
1	X	X
$1\frac{1}{8}$	X	X
$1\frac{1}{4}$	X	X
$1\frac{3}{8}$	X	X
$1\frac{1}{2}$	X	X

Screw size	Dimensions				Hexagon-steel and brass		Square- steel and brass	
	Width across flats	Thickness	Threads per inch		Coarse thread	Fine thread	Coarse thread	Fine thread
			Coarse	Fine				
2	3/16	3/16	25	24	x	x	x	x
3	3/16	3/16	25	24	x	x	x	x
4	1/4	1/4	20	20	x	x	x	x
5	1/4	1/4	20	20	x	x	x	x
6	1/4	1/4	20	20	x	x	x	x
8	5/16	5/16	18	18	x	x	x	x
10	5/16	5/16	18	18	x	x	x	x
12	3/8	3/8	16	16	x	x	x	x
14	3/8	3/8	16	16	x	x	x	x
16	3/8	3/8	16	16	x	x	x	x
20	1/2	1/2	14	14	x	x	x	x

(1) Hexagon head cap screws, American national coarse or fine-thread series, full finished, mild steel or SAE 1035 steel:

[illegible]

(2) Fillister Head cap screws, American national coarse-thread series:

Lengths	Diameters of screws				
	3/4	5/16	3/8	7/16	3/2
3/8	x	x			
5/8	x	x			
3/4	x	x	x		
7/8	x	x			x
1	x	x	x	x	x
1 1/8	x	x	x	x	x
1 1/4	x	x	x	x	x
1 3/4	x	x	x	x	x
2	x	x	x	x	x
2 1/4					x
2 3/4	x	x	x	x	x
3			x		x

Lengths	Diameters of screws					
	$\frac{1}{4}$	$\frac{3}{16}$	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{3}{4}$	$\frac{3}{4}$
$\frac{1}{8}$	x	x				
$\frac{1}{4}$	x	x	x			
$\frac{3}{8}$				x		
$\frac{1}{2}$	x	x	x	x		
$\frac{3}{4}$	x	x	x	x	x	
$\frac{7}{8}$	x	x	x	x	x	x
1	x	x	x	x	x	x
$1\frac{1}{4}$						
$1\frac{3}{4}$	x	x	x	x	x	x
$2\frac{1}{4}$	x	x	x	x	x	x
$2\frac{3}{4}$	x	x	x	x	x	x
3		x	x	x	x	x
$3\frac{1}{4}$				x	x	x
4				x	x	x

Lengths	Diameters of screws							
	$\frac{3}{16}$	$\frac{5}{16}$	$\frac{3}{4}$	$\frac{7}{8}$	1	1 $\frac{1}{8}$	$\frac{3}{4}$	$\frac{1}{2}$
$\frac{3}{4}$	x	x						
$\frac{1}{2}$	x	x	x					
$\frac{3}{8}$	x	x						
$\frac{1}{4}$	x	x	x		x			
$\frac{1}{8}$	x	x	x		x		x	
$\frac{1}{16}$	x	x	x		x			
$\frac{1}{32}$	x	x	x		x		x	
$\frac{1}{64}$	x	x	x					
$\frac{1}{128}$								
$\frac{1}{256}$								
$\frac{1}{512}$								
$\frac{1}{1024}$								

Lengths	Diameters of screws					
	4-30	6-32	8-32	10-24	10-32	1/4-20
1/8"	mm	mm	mm	mm	mm	mm
3/16"	mm	mm	mm	mm	mm	mm
1/4"	mm	mm	mm	mm	mm	mm
5/16"	mm	mm	mm	mm	mm	mm
3/8"	mm	mm	mm	mm	mm	mm
7/16"	mm	mm	mm	mm	mm	mm
1/2"	mm	mm	mm	mm	mm	mm
5/8"	mm	mm	mm	mm	mm	mm
3/4"	mm	mm	mm	mm	mm	mm
7/8"	mm	mm	mm	mm	mm	mm
1"	mm	mm	mm	mm	mm	mm

[illegible]

(11) Type "Z" self-tapping sheet metal screws:

Lengths	Diameters of screws									
	No. 2	No. 4	No. 6	No. 8	No. 10	No. 12	No. 14	No. 16	No. 18	No. 20
1/4	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
3/8	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO	RB-FO
1/2	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
5/8	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
3/4	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
7/8	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
1	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
1 1/4	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
1 1/2	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
1 3/4	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB
2	RB	RB	RB	RB	RB	RB	RB	RB	RB	RB

R—Indicates that size is carried in round head.
 RB—Indicates that size is carried in binding head.
 RB-FO—Indicates that size is carried in flat head.
 O—Indicates that size is carried in countersunk oval head.

(12) Hexagon head self-tapping cap screws:

Lengths	Diameters of screws									
	No. 6	No. 8	No. 10	No. 12	No. 14	No. 16	No. 18	No. 20	No. 22	No. 24
1/4										
3/8										
1/2										
5/8										
3/4										
7/8										
1										
1 1/4										
1 1/2										
1 3/4										
2										

TABLE IV—RIVETS

(1) American standard small rivets, round heads:

Lengths	Diameters									
	3/16	1/4	5/16	3/8	7/16	1/2	9/16	5/8	3/4	7/8
1/4										
3/8										
1/2										
5/8										
3/4										
7/8										
1										
1 1/4										
1 1/2										
1 3/4										
2										
2 1/4										
2 1/2										
2 3/4										
3										
3 1/4										
3 1/2										
3 3/4										
4										

(3) American standard small rivets, true or wagon-box head:

Lengths	Diameters									
	3/16	1/4	5/16	3/8	7/16	1/2	9/16	5/8	3/4	7/8
1/4										
3/8										
1/2										
5/8										
3/4										
7/8										
1										
1 1/4										
1 1/2										
1 3/4										
2										
2 1/4										
2 1/2										
2 3/4										
3										
3 1/4										
3 1/2										
3 3/4										
4										

(6) Wood screws:

Lengths	Diameters									
	2	3	4	5	6	7	8	10	12	14
1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
5/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
7/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR

FR—Indicates that size is carried in flat head.
 R—Indicates that size is carried in round head.
 O—Indicates that size is carried in oval head.

(9) Brass wood screws:

Lengths	Diameters									
	2	3	4	5	6	7	8	10	12	14
1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
5/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
7/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR

FR—Indicates that size is carried in flat head.
 R—Indicates that size is carried in round head.
 O—Indicates that size is carried in oval head.

(10) Type "A" self-tapping sheet metal screws:

Lengths	Diameters of screws									
	No. 4	No. 6	No. 8	No. 10	No. 12	No. 14	No. 16	No. 18	No. 20	No. 22
1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
5/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
7/8	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
1 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
2 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 1/2	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
3 3/4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR
4	FR	FR	FR	FR	FR	FR	FR	FR	FR	FR

FR—Indicates that size is carried in round head.
 R—Indicates that size is carried in binding head.
 RB—Indicates that size is carried in round head.
 O—Indicates that size is carried in countersunk oval head.

(3) American standard small rivets, truss or wagon-box heads—Continued.

Lengths	Diameters		
	5/16	3/8	7/16
2 1/2		x	x
2 3/4		x	x
3		x	x
3 1/4		x	x
3 1/2		x	x
4		x	

(4) American standard small rivets, countersunk head:

Lengths	Diameters			
	3/8	1/2	5/8	3/4
1 1/4			x	x
1 1/2	x		x	
1 3/4	x	x	x	
2	x		x	
2 1/4			x	
2 1/2	x	x		
2 3/4	x			
3	x			
3 1/4	x			
3 1/2	x			
3 3/4	x			
4	x			
4 1/4				
4 1/2				
4 3/4				
5				
5 1/2				
6				

(5) American standard small rivets, belt rivets:

Numbers	Lengths					
	3/8	1/2	5/8	3/4	7/8	1
7	x	x	x	x	x	x
8	x	x	x	x	x	x
9	x	x	x	x	x	x
10	x	x	x	x	x	x
11	x	x	x	x	x	x
12	x	x	x	x	x	x
13	x	x	x	x	x	x
14	x	x	x	x	x	x

(6) American standard small rivets, tinners' and coopers'. Size numbers refer to the weight of 1000 rivets:

Size	Size	Size
6 oz.	1 3/4 lb.	7 lb.
8 oz.	2 lb.	8 lb.
10 oz.	2 1/2 lb.	9 lb.
12 oz.	3 lb.	10 lb.
14 oz.	3 1/2 lb.	12 lb.
1 lb.	4 lb.	14 lb.
1 1/4 lb.	5 lb.	16 lb.
1 1/2 lb.	6 lb.	18 lb.

(7) American standard large rivets, button heads:

Lengths	Diameters				
	1/2	5/8	3/4	7/8	1
1	x				
1 1/8	x				
1 1/4	x				
1 1/2	x				
1 3/4	x				
2	x				
2 1/4	x				
2 1/2	x				
2 3/4	x				
3	x				
3 1/4	x				
3 1/2	x				
3 3/4	x				
4	x				
4 1/4	x				
4 1/2	x				
4 3/4	x				
5	x				
5 1/4	x				
5 1/2	x				
5 3/4	x				
6	x				
6 1/4	x				
6 1/2	x				
6 3/4	x				
7	x				
7 1/4	x				
7 1/2	x				
7 3/4	x				
8	x				
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69 3/4	x				
70	x				
70 1/4	x				
70 1/2	x				
70 3/4	x				

	Consumer	Jobber
SET SCREWS		
Square head.....	Percent 71	Percent 71-20
Headless:		
3/4" diameter and larger.....	60	60-20
No. 10 diameter and smaller.....	70	70-20

For quantities of one diameter and length of cap screws or set screws as listed below, for one shipment from factory, the following discounts will apply:

Quantities	Diameters (inches)
5,000 pieces and over.....	1/4, 1/2, 3/8, 1/2
2,500 pieces and over.....	3/8, 1/2, 3/4, 1
1,000 pieces and over.....	3/4, 1, 1 1/4, 1 1/2

	Consumers	
	In packages	In bulk
CAP SCREWS		
Hexagon head:		
Upset full finished, up to and including 1" x 6".....	Percent 64-20	Percent 74
Milled-from-bar, full finished, up to and including 1" x 6".....	60-20	71
Upset 1035 heat treated up to and including 3/8" x 6".....	64-20	74
Upset 1035 heat treated, 3/8" x 1/2" and 1" diameter up to and including 6".....	53-20	66
Fillister head.....	61-20	65
Flat head.....	36-20	54
SET SCREWS		
Square head.....	71-20	79

	Packages; discounts from package lists	
	Consumer	Jobber
Wood screws		
Steel:		
Plain finish.....	Percent 45-20-10	Percent 45-20-10-7 1/2
Flat head.....	42 1/2-20-10	42 1/2-20-10-7 1/2
Round or oval head.....	42 1/2-20-10	42 1/2-20-10-7 1/2
Blued:		
Flat head.....	42 1/2-20-10	42 1/2-20-10-7 1/2
Round or oval head.....	40-20-10	40-20-10-7 1/2
Brass, bronze, copper, nickel plated (not polished) or electro-galvanized:		
Flat head.....	35-20-10	35-20-10-7 1/2
Round or oval head.....	32 1/2-20-10	32 1/2-20-10-7 1/2
Nickel plated (flat head polished):		
Flat head.....	0-20-10	0-20-10-7 1/2
Cadmium or antique copper plated or statuary bronze, hot galvanized, japanned, parkerized or spartan finish:		
Flat head.....	20-20-10	20-20-10-7 1/2
Round or oval head.....	27 1/2-20-10	27 1/2-20-10-7 1/2
Silver plated:		
Flat head.....	17 1/2-20-10	17 1/2-20-10-7 1/2
Round or oval head.....	15-20-10	15-20-10-7 1/2
Silver plated (butter or oxidized):		
Flat, round and oval head.....	0-20-10	0-20-10-7 1/2
Brass:		
Plain finish:		
Flat head.....	66-20-10	66-20-10-7 1/2
Round or oval head.....	64-20-10	64-20-10-7 1/2
Antique copper plated or nickel plated (not polished):		
Flat head.....	63-20-10	63-20-10-7 1/2
Round or oval head.....	61-20-10	61-20-10-7 1/2
Nickel plated (flat head polished):		
Flat head.....	58-20-10	58-20-10-7 1/2

For quantities of 15,000 pieces or more of one diameter and length of wood screws, for one shipment from factory, the following discounts will apply:

	Consumers round, flat and oval head. Use bulk list Percent
Steel	
Plain finish.....	67
Blued.....	65
Brass, bronze, copper plated, electro-galvanized or nickel plated (not polished).....	60
Nickel plated (flat head polished).....	40
Cadmium plated japanned statuary, bronze, parkerized, antique copper plated, hot galvanized or spartan finish.....	57
Brass	
Plain finish.....	79
Antique copper plated.....	78
Nickel plated (not polished).....	78

	Discounts from package lists	
	Consumer	Jobber
Self-tapping sheet metal screws (Types A and Z). Hexagon head self-tapping cap screws. Plain or plated finish:		
Packages:	Percent 25	Percent 25-15
#10 x 1" and smaller.....	27 1/2	27 1/2-15
#10 x 1 1/4" to 1 1/2 x 2".....		
Bulk, 15,000 pieces of a size and kind, for shipment from factory at one time.		
#10 x 1" and smaller.....	49	
#10 x 1 1/4" to 1 1/2 x 2".....	45	
¹ Plating includes nickel, brass, copper, cadmium, electro-galvanizing, parkerizing, blued and black oil finish.		
² Plating includes nickel, brass, copper, cadmium, electro-galvanizing and parkerizing.		

GROUP III—RIVETS

	Consumer	Jobber
Rivets:		
3/16" diameter and smaller.....	65-55	65-45
1/8" diameter and larger:		
Discount from sum of base price and applicable extras	No Dis.	2 1/2

GROUP IV—STUDS

	Consumer	Jobber
Studs:		
Milled.....	Percent 40	Percent 45-20

APPENDIX D—PACIFIC COAST DISCOUNTS APPLICABLE UNDER SECTION 13 (a)

The discounts opposite each product below apply when that product is made from the same or substantially the same grade of raw material as that customarily used in its manufacture between October 1 and 15, 1941 by any of the companies mentioned in section 13. These products are made from steel unless otherwise specifically stated.

JOBBER'S

GROUP I—BOLTS AND NUTS

	Base discounts less case lots	Full case discounts	Full case car load discounts
Carriage and machine bolts:			
Diameter.....			
1/2" and smaller.....	62.25	63.50	63.87
3/4" and 1".....	57.03	58.49	58.17
1 1/4" through 1 1/2".....	54.00	55.50	55.14
1 3/4" and larger.....	52.49	54.00	53.69
1 1/2" through 1 3/4".....	52.76	54.00	53.69
Longer than 6".....	55.01	56.25	56.00
Log bolts.....			

JOBBER'S—Continued
GROUP I—BOLTS AND NUTS—Continued

	Base discounts less case lots	Full case discounts	Full case car load discounts
Flow bolts.....			
Step bolts.....	61.25	62.50	62.03
Elevator bolts.....	61.25	62.50	61.16
Hot Galvanized Carriage, Machine and Log Bolts.....	42.60		42.09
Cold punched or hot pressed nuts, square or hex:			
1/2" and smaller.....	53.62	55.00	54.63
3/4" through 1".....	52.76	54.00	53.62
1 1/4" through 1 1/2".....	50.83	52.00	51.59
1 3/4" and larger.....	49.91	51.00	50.63
Semi-finished hex nuts:			
American Standard Regular and Heavy:			
1/2" and smaller.....	53.62	55.00	54.63
3/4" through 1".....	52.76	54.00	53.62
1 1/4" through 1 1/2".....	50.83	52.00	51.59
1 3/4" and larger.....	49.91	51.00	50.63
American Standard Light and American Standard Light Carrelated:			
1/2" and smaller.....	60.82	62.24	61.24
3/4" through 1".....	57.71	59.11	58.11
1 1/4" through 1 1/2".....	54.81	56.20	55.20

¹ On any item where more than one full case or keg is ordered, the full container allowance as listed above shall apply to the entire quantity including any fractional overage.

² To obtain the carload price, a full carload of material limited to bolts, nuts, screws and/or rivets must be specified for delivery at one time. The weight for a carload will be determined by the weight required to obtain the all-rail carload freight rate in published all-rail freight tariff in effect at time of shipment.

GROUP II—RIVETS

Rivets:	Percent
1/16" diameter & smaller.....	63

CONSUMERS

GROUP III—BOLTS AND NUTS

	Base discounts less case lots	Full case discounts	Full case car load discounts
Carriage and machine bolts:			
Diameter.....			
1/2" and smaller.....	60.52	61.97	61.40
3/4" and 1".....	55.21	56.66	56.22
1 1/4" to 1 1/2".....	52.71	54.01	53.63
1 3/4" and larger.....	50.78	52.00	51.63
1 1/2" through 1 3/4".....	50.71	52.00	51.63
Over 6" long.....	53.71	55.01	54.24
Log bolts.....			
Flow bolts.....	60.62		60.07
Step bolts.....	61.62		61.03
Elevator bolts.....	61.62		61.03
Hot galvanized carriage, machine and log bolts.....	35.00		35.00
Cold punched and hot pressed nuts, square or hex:			
1/2" and smaller.....	57.02	58.49	58.17
3/4" through 1".....	54.00	55.50	55.14
1 1/4" through 1 1/2".....	52.49	54.00	53.69
1 3/4" and larger.....	52.76	54.00	53.69

¹ On any item where more than one full case or keg is ordered, the full container allowance as listed above shall apply to the entire quantity including any fractional overage.

² To obtain the carload price, a full carload of material limited to bolts, nuts, screws and/or rivets must be specified for delivery at one time. The weight for a carload will be determined by the weight required to obtain the all-rail carload freight rate in published all-rail freight tariff in effect at time of shipment.

CONSUMERS—Continued

GROUP III—BOLTS AND NUTS—Continued

Semi-finished hex nuts	Bulk shipments. Discounts from bulk lists		Pack- age shipments. Dis- counts from pack- age lists
	Less keg lots	Full keg lots ¹	
American standard heavy or American standard reg- ular:			
3/4" and smaller.....	Percent 57.02	Percent 60.82	Percent 60.82
1/2" through 1".....	50.71	54.81	54.81
1 1/8" through 1 1/2".....	48.71	53.01	53.01
1 3/8" and larger.....	47.71	52.11	52.11
American standard light and American standard light castellated:			
3/4" and smaller.....	59.02	62.62	62.62
1/2" through 1".....	51.71	55.71	55.71
1 1/8" through 1 1/2".....	49.71	53.91	53.91

¹ On any item where more than one full case or keg is ordered, the full container allowance as listed above shall apply to the entire quantity including any fractional overage.

GROUP IV—RIVETS

Rivets:
3/16" diameter and smaller..... 61 percent

APPENDIX E—EXPORTS AND EXPORT SALES

"Export" and "export sale" are defined in the Second Revised Maximum Export Price Regulation.¹ In general, the Second Revised Maximum Export Price Regulation uses as the base price the seller's "maximum domestic price applicable to the transaction." For the purposes of the Second Revised Maximum Export Price Regulation a producer's "maximum domestic price applicable to the transaction" for bolts, nuts, screws and rivets is as follows:

(a) *Export sales by producers located at points east of the Pacific Coast*—(1) *Bolts, nuts, screws and rivets contained in both Appendix B and Table I of this appendix.* The "maximum domestic price applicable to the transaction" shall be the applicable export list price, including extras, published by any of the following producers and in effect between October 1 and 15, 1941:

American Screw Company
Armco International Corp.
Bayonne Bolt Corporation
Bethlehem Steel Export Corp.
Buffalo Bolt Company
Champion Rivet Company
Clark Brothers Bolt Company
Lamson and Sessions Company
Milton Manufacturing Company

¹ Section 11 (a) (1) of the Second Revised Maximum Export Price Regulation reads as follows:

(1) "Export" or "export sale" means:
(i) Any sale of a commodity by a seller or his agent in the continental United States to a purchaser outside thereof in which the selling or invoicing is done in the continental United States, or is done outside the continental United States on behalf of a principal or parent firm in the continental United States, and the commodity sold is or has been transported from the continental United States to a point outside thereof;
(ii) Any sale to a procurement agency of the United States for Lend-Lease purposes;
(iii) Any sale to an agency of a foreign government;
(iv) Any sale of the exported commodity by an agent abroad of the exporter for the exporter's account, or by a firm owned or controlled by the exporter, within a period of two years after the date of shipment of the commodity from the continental United States except as provided in section 9 (g).

National Screw and Mfg. Company
Oliver Iron and Steel Corporation
The Charles Parker Company
Republic Steel Corporation
Russell, Burdall & Ward Bolt & Nut Co.

Provided, That:

(i) In the case of a large rivet a base price of \$4.25 per hundred pounds for carload or \$4.45 per hundred pounds for less than carload shall be used and the applicable extras published by any of the producers listed above and in effect between October 1 and 15, 1941, may be added;

(ii) There shall be deducted the applicable discounts in Table I of this appendix and there may be added the applicable extras in Table I;

(iii) Where a Lend-Lease sale is made to a procurement agency of the Government, the following discounts shall be deducted in addition to those otherwise prescribed by this subparagraph (1):

Wood screws..... 10%
Rivets 1/2" or more in diameter..... 2 1/2%
All other bolts, nuts, screws and
rivets..... 5%

(iv) Adjustment shall be made for credit terms in accordance with the selling producer's customary practice in effect between October 1 and 15, 1941, and for additional applicable discounts customarily granted by the selling producer to a specific purchaser or to specific classes of purchasers between October 1 and 15, 1941;

(v) On shipments of 300 lbs. or more there may be added the public carrier's actual transportation charge to the extent that such charge exceeds the lowest applicable railroad charge for the transportation of an identical quantity from the point of shipment to the vessel's side in New York City, and on shipments of less than 300 lbs. there may be added the public carrier's transportation charge to the extent actually incurred;

(vi) A maximum domestic price computed as above includes standard export packing and export premium and expenses customarily absorbed by the selling producer on similar shipments between October 1 and 15, 1941.

(2) *Modifications of bolts, nuts, screws and rivets contained in both Appendix B and Table I of this appendix.* A producer's "maximum domestic price applicable to the transaction" shall be:

(i) For an intermediate length of any bolt or screw contained in Appendix B, the applicable price for the next longer size of the same type and diameter contained in the list prices mentioned in subparagraph (1), computed as prescribed in subparagraph (1); or, when priced from weight list prices, the applicable price for the next shorter size of the same type and diameter contained in the list prices mentioned in subparagraph (1), computed as prescribed in subparagraph (1);

(ii) For an intermediate length or diameter or both of any small rivet, the applicable price for the next smaller size contained in the list prices mentioned in subparagraph (1), computed as prescribed in subparagraph (1);

(iii) For an intermediate length or diameter or both of any large rivet, a price computed as prescribed in subparagraph (1);

(iv) For a modification of a bolt or a rivet, which modification is described in any of the extras published with the list prices mentioned in subparagraph (1), a price computed as prescribed in subparagraph (1), with the applicable extras included in the list price;

(v) For a semi-finished nut which is standard except double chamfered, the applicable maximum price for the standard nut, computed as prescribed in subparagraph (1), except that 10 percent may be added to the applicable list price;

(vi) For an American standard light semi-finished nut which is standard except coarse thread, the applicable price for the standard nut, computed as prescribed in subparagraph (1);

(vii) For an item contained in both Appendix B and Table I, or in subdivisions (1) through (vi) above, but modified by a special treatment or surface finish, the maximum price for such item plus the charge customarily made by the selling producer for such special treatment or surface finish between October 1 and 15, 1941: *Provided*, That on an order contained in subdivision (1), (v) or (vi) above, or for a bolt contained in (iv) above, a net charge of \$10.00 may be added when the quantity does not exceed the applicable quantity shown below:

	Pieces
Stove bolts, wood screws and machine screws.....	25,000
Sheet metal screws.....	50,000
All other bolts and screws:	
1/2" x 6" and smaller.....	15,000
3/16" through 3/4" diameter through 6" long.....	10,000
7/8" through 1 1/4" diameter through 6" long.....	3,000
Any diameter through 1 1/4" longer than 6" through 12".....	1,000
Any diameter through 1 1/4" longer than 12".....	500
Nuts:	
1/4" diameter and smaller.....	50,000
5/16" diameter through 3/4".....	25,000
3/16" diameter through 3/4".....	10,000
7/8" diameter through 3/4".....	5,000
3/8" diameter through 1 1/8".....	1,000
1 1/2" diameter and larger.....	250

(3) *Bolts, nuts, screws and rivets not covered by subparagraph (1) or (2) but contained in an export price schedule published or customarily used by the selling producer between October 1 and 15, 1941.* A producer's "maximum domestic price applicable to the transaction" shall be the applicable price contained in any export price schedule published or customarily used for pricing purposes by such producer between October 1 and 15, 1941, plus the applicable extras customarily charged by such producer between October 1 and 15, 1941: *Provided*, That:

(i) There shall be deducted from said price the applicable discounts customarily deducted by such producer between October 1 and 15, 1941;

(ii) Intermediate lengths shall be priced by the method customarily used by the selling producer between October 1 and 15, 1941;

(iii) Where a Lend-Lease sale is made to a procurement agency of the Government the following discounts shall be deducted in addition to those otherwise prescribed by this subparagraph (3):

Wood screws..... 10 percent.
Mild steel track bolts and track bolts nuts..... 100 lbs.
Rivets 1/2" or more in diameter..... 2 1/2 percent.
All other bolts, nuts, screws and rivets..... 5 percent.

(iv) Adjustment shall be made for credit terms in accordance with the selling producer's customary practice in effect between October 1 and 15, 1941, and for additional applicable discounts which were customarily granted by the selling producer to a specific purchaser or to specific classes of purchasers between October 1 and 15, 1941;

(v) Adjustment shall be made for applicable charges or allowances for delivery customarily made by such producer between October 1 and 15, 1941;

(vi) A maximum domestic price computed as above includes standard export packing and export premiums and expenses customarily absorbed by the selling producer on

similar shipments between October 1 and 15, 1941; and

(vii) A net charge of \$10.00 may be added on an order for an item contained in this subparagraph (3) when neither sold from stock nor customarily carried in stock at time of shipment and when the quantity does not exceed the applicable quantity shown below:

	Pieces
Stove bolts, wood screws and machine screws.....	25,000
Sheet metal screws.....	50,000
All other bolts and screws:	
$\frac{1}{2}$ " x 6" and smaller.....	15,000
$\frac{3}{16}$ " through $\frac{3}{4}$ " diameter through 6" long.....	10,000
$\frac{7}{8}$ " through $1\frac{1}{4}$ " diameter through 6" long.....	3,000
Any diameter through $1\frac{1}{4}$ " longer than 6" through 12".....	1,000
Any diameter through $1\frac{1}{4}$ " longer than 12".....	500
Nuts:	
$\frac{1}{4}$ " diameter and smaller.....	50,000
$\frac{3}{16}$ " diameter through $\frac{3}{8}$ ".....	25,000
$\frac{3}{16}$ " diameter through $\frac{3}{16}$ ".....	10,000
$\frac{5}{8}$ " diameter through $\frac{3}{4}$ ".....	5,000
$\frac{7}{8}$ " diameter through $1\frac{3}{8}$ ".....	1,000
$1\frac{1}{2}$ " diameter and larger.....	250

(4) Bolts, nuts, screws and rivets not covered by subparagraphs (1), (2) or (3). A producer's "maximum domestic price applicable to the transaction" shall be the maximum delivered price which such producer may charge a domestic consumer located at the port of exit, computed in accordance with paragraph (a), (b), (c) or (d) of section 13, whichever paragraph is applicable: *Provided*, That:

(i) Where a Lend-Lease sale is made to a procurement agency of the Government the following discounts shall be deducted in addition to the discounts prescribed by the applicable paragraph of section 13:

Wood screws.....	10 percent.
Mild steel track bolts and track bolt nuts.....	10 cents per 100 lbs.
Rivets $\frac{1}{2}$ " or more in diameter.....	2½ percent.
All other bolts, nuts, screws and rivets.....	5 percent.

(ii) The excess of the cost of placing the shipment at the vessel's side over the cost of delivering an identical shipment to a consumer at the port of exit may be added; and

(iii) A maximum domestic price computed as above includes domestic packing only and does not include export packing or export premiums.

(b) *Export sales by producers located on the Pacific Coast.* A producer's "maximum domestic price applicable to the transaction" shall be the maximum delivered price which such producer may charge a domestic consumer located at the port of exit, computed in accordance with paragraph (a), (b), (c) or (d) of section 13, whichever paragraph is applicable: *Provided*, That:

(1) Where a Lend-Lease sale is made to a procurement agency of the Government the following discounts shall be deducted in addition to those prescribed by the applicable paragraph of section 13.

Wood screws.....	10 percent.
Mild steel track bolts and track bolt nuts.....	10 cents per 100 lbs.
Rivets $\frac{1}{2}$ " or more in diameter.....	2½ percent.
All other bolts, nuts, screws and rivets.....	5 percent.

(2) The excess of the cost of placing the shipment at the vessel's side over the cost of delivering an identical shipment to a consumer at the port of exit may be added; and

(3) A maximum domestic price computed as above includes domestic packing only and

does not include export packing or export premiums.

TABLE I

Discounts and packing extras applicable under Appendix E. The discounts opposite each product below apply when that product is made from the same or substantially the same grade of raw material as that customarily used in its manufacture between October 1 and 15, 1941, by any of the companies mentioned in this Appendix E. These products are made from steel unless otherwise specifically stated.

GROUP I—BOLTS AND NUTS¹

Diameter	Lengths	Percent
Carriage and machine bolts:		
$\frac{1}{2}$ " and smaller.....	6" and shorter rolled thread.	70-10-5
$\frac{3}{4}$ " and smaller.....	6" and shorter cut thread.	70-5
$\frac{1}{2}$ " and $\frac{3}{4}$ ".....	6" and shorter cut thread.	60-10-5
$\frac{3}{4}$ " through 1".....	6" and shorter cut thread.	60-10
$\frac{1}{2}$ " through 1".....	Longer than 6" cut thread.	60-10
$1\frac{1}{8}$ " and larger.....	All lengths (machine bolts only) — cut thread.	60
Lag bolts.....		60-5
Stove bolts.....		70½
Plow bolts.....		60-10
Tire bolts.....		40-10
Step bolts.....		60-10
Elevator bolts.....		60-10
Cold punched hex nuts, in bulk:		
$\frac{1}{2}$ " through $1\frac{1}{4}$ ".....		(9)
$1\frac{1}{2}$ " and larger.....		(9)
Hot pressed hex or square nuts, in bulk:		
$\frac{1}{2}$ " through $1\frac{1}{4}$ ".....		(9)
$1\frac{1}{2}$ " and larger.....		(9)

¹Packing extras except for semi-finished hex nuts:

Packing in standard cases or kegs of approximately 200 or 224 pounds.	No extra.
Packing, when so ordered, in cases or kegs of less than 200 pounds.	30¢ net extra per container.
Packing, when so ordered in bags (any weight).	30¢ net extra per bag.
Quantity extras except for stove bolts and semi-finished hex nuts:	
Items ordered in quantities of less than 200 pounds of a size.	Add 50¢ net per item.

(This quantity extra is in addition to extras shown above when ordered with special packing.)

²Carriage and machine bolts sold from weight list price schedules are furnished in bulk only.

³The discount applying to cut thread carriage and machine bolts shall apply to rolled thread carriage and machine bolts sold from weight list price schedules.

⁴\$2.50 per 100 pounds off list.

⁵List net.

Semi-finished hex nuts:	Percent
American standard heavy, in bulk:	
$\frac{1}{2}$ " & smaller.....	65-10
$\frac{3}{16}$ " through 1".....	65
$1\frac{1}{8}$ " through $1\frac{1}{2}$ ".....	60-5
$1\frac{3}{8}$ " & larger.....	60
American standard light and American standard light castellated, in bulk:	
$\frac{3}{16}$ " & smaller.....	70
$\frac{1}{2}$ " through 1".....	65
$1\frac{1}{8}$ " through $1\frac{1}{2}$ ".....	60-10
American standard heavy slotted hex nuts, in bulk.....	40-10

GROUP II—SCREWS¹

Percent

Cap screws:	
Hex head:	
Full finished up to and including 1" x 6".....	64-10
1035 heat treated, up to and including $\frac{3}{8}$ " x 6".....	64-10
1035 heat treated, $\frac{3}{4}$ ", $\frac{7}{8}$ " and 1" diameter to 6".....	53-10
Fillister head.....	51-10
Flat head.....	38-10
Button head.....	5-10
Set screws:	
Square head.....	71-10
Headless, $\frac{1}{4}$ " diameter & larger.....	60-10
Wood screws:	
Steel, plain finish.....	33
Brass, plain finish.....	20

¹Packing extras except on

wood screws:	
Packing in standard cases or kegs of approximately 200 or 224 pounds.	No extra.
Packing, when so ordered, in cases or kegs of less than 200 pounds.	30¢ net extra per container.
Packing, when so ordered in bags (any weight).	30¢ net extra per bag.

Quantity extras except on wood screws:

Items ordered in quantities of less than 200 lbs. of a size.	Add 50¢ net per item.
--	-----------------------

(This quantity extra is in addition to extras shown above when ordered with special packing.)

GROUP III—RIVETS¹

Rivets:	
$\frac{3}{16}$ " diameter and smaller.....	62½ %.
$\frac{1}{2}$ " diameter and larger: See paragraph (a) (1) (i) of this Appendix E.	

¹Rivet packing extras:

$\frac{3}{16}$ " diameter and smaller:	
Kegs of 100 to 180 lbs. or bags of 100 lbs. and up.....	Add 1¢ to list.
50 lb. boxes or bags.....	Add 3¢ to list.
25 lb. boxes or bags.....	Add 4¢ to list.
5 or 10 lb. packages.....	Add 5¢ to list.
1 lb. packages.....	Add 8¢ to list.
$\frac{1}{2}$ " diameter and larger:	
Packed in 100 to 180 lb. kegs or bags.....	Add 25¢ per 100 lbs.

This regulation shall become effective July 12, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4681)

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-3337; Filed, July 7, 1944; 11:31 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, Amdt. 122]

MACHINES AND PARTS, AND MACHINERY SERVICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

*Copies may be obtained from the Office of Price Administration.

¹9 F.R. 4748.

Section 1390.25 (a) (42) is revoked.
This amendment shall become effective July 12, 1944.
Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9998; Filed, July 7, 1944;
11:31 a. m.]

PART 1499—COMMODITIES AND SERVICES
[MPR 211,¹ Amdt. 7]

COTTON GINNING SERVICES AND BAGGING AND
TIES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Maximum Price Regulation 211 is amended in the following respects:

1. Paragraph (d) is added to § 1499.552 to read as follows:

(d) *Maximum prices for ginnermen who during the base period did not charge separately for cotton ginning services and for bagging and ties.* For those ginnermen who during the base period did not charge separately for cotton ginning services and for bagging and ties the maximum charge per bale for performing cotton ginning services, including the furnishing of bagging and ties, shall be 103% of the highest dollars-and-cents price per bale charged by such ginnermen for supplying the same or substantially similar services to purchasers of the same general class during the base period.

2. Section 1499.558 is added to read as follows:

§ 1499.558 *Exemptions.* This regulation shall not apply to any cotton gin, which would be otherwise covered by it, if the maximum price for its ginning services and bagging and ties is established or otherwise regulated, and if the business of cotton ginning has been classified appropriately as a public utility and is regulated as such, by state or municipal authority.

3. Section 1499.552 (a) (5) is revoked.
This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10001; Filed, July 7, 1944;
11:33 a. m.]

PART 1499—COMMODITIES AND SERVICES
[Rev. SR 14 to GMFR, Amdt. 150]

TRANSPORTATION OF PETROLEUM PRODUCTS
BY TANK TRUCK IN COLORADO

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 7.21 is added to read as follows:

SEC. 7.21 *Transportation of petroleum products by tank truck within the State of Colorado.* The maximum rates for the transportation of petroleum and petroleum products in bulk in tank trucks between points within the State of Colorado by private motor carriers are the rates and charges set forth in an order issued by The Public Utilities Commission of the State of Colorado on May 12, 1944 in Case No. 1585, Decision No. 22316, effective June 1, 1944, or the maximum rates established by the General Maximum Price Regulation or any supplementary regulation or order issued by the Office of Price Administration.

This amendment shall become effective July 12, 1944.

Issued this 7th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10000; Filed, July 7, 1944;
11:31 a. m.]

Notices

TREASURY DEPARTMENT.

Office of the Secretary.

[1944 Dept. Circ. 740,¹ Amdt. 1]

2½ PERCENT TREASURY BONDS OF 1965-70

PAYMENT

Section IV *Payment* of Department Circular No. 740, dated June 12, 1944, is hereby amended to read as follows:

IV. *Payment.* 1. Payment at par and accrued interest, if any, for bonds allotted hereunder must be made on or before June 26, 1944, or on later allotment; *Provided, however,* That bonds allotted to life insurance companies, to savings institutions, and to States, municipalities, political subdivisions and similar public corporations, and agencies thereof, may be paid for, in whole or in part, at par and accrued interest, at any time or times, with payment to be completed not later than September 30, 1944. One day's accrued interest is \$0.068 per \$1,000. Any qualified depository will be permitted to make payment by credit for bonds allotted to it for itself and its customers up to any amount for which it shall be qualified in excess of existing deposits, when so notified by the Federal Reserve Bank of its District.

[SEAL] HENRY MORGENTHAU, JR.,
Secretary of the Treasury.

[F. R. Doc. 44-9987; Filed, July 7, 1944;
11:13 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 9 F.R. 6363.

[1944 Dept. Circ. 741,¹ Amdt. 1]

2 PERCENT TREASURY BONDS OF 1952-54

PAYMENT

Section IV *Payment* of Department Circular No. 741, dated June 12, 1944, is hereby amended to read as follows:

IV. *Payment.* 1. Payment at par and accrued interest, if any, for bonds allotted hereunder must be made on or before June 26, 1944, or on later allotment; *Provided, however,* That bonds allotted to life insurance companies, to savings institutions, and to States, municipalities, political subdivisions and similar public corporations, and agencies thereof, may be paid for, in whole or in part, at par and accrued interest, at any time or times, with payment to be completed not later than September 30, 1944. One day's accrued interest is \$0.055 per \$1,000. Any qualified depository will be permitted to make payment by credit for bonds allotted to it for itself and its customers up to any amount for which it shall be qualified in excess of existing deposits, when so notified by the Federal Reserve Bank of its District.

[SEAL] HENRY MORGENTHAU, JR.,
Secretary of the Treasury.

[F. R. Doc. 44-9988; Filed, July 7, 1944;
11:13 a. m.]

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD-27]

AUTOMOTIVE TRADES STEAMSHIP CO. AND
T. J. MCCARTHY STEAMSHIP CO.

FINDINGS AS TO CONTRACTS IN PROSECUTION
OF THE WAR

In the matter of Automotive Trades Steamship Co. and T. J. McCarthy Steamship Co., Detroit, Michigan; (Case No. S-1071).

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. no. 89, 78th Cong., 1st sess.) and the directive of the President dated August 10, 1943 published in the FEDERAL REGISTER, August 14, 1943, and

Having been advised of the existence of a labor dispute involving the Automotive Trades Steamship Co. and the T. J. McCarthy Steamship Co. of Detroit, Michigan;

I find that the transportation of grain and other commodities between points on the Great Lakes by the above companies pursuant to Commodity Credit Corporation contracts for the purchase thereof, is contracted for in the prosecu-

¹ 9 F.R. 6365.

¹ 7 F.R. 6828, 7406, 7813, 7322, 8237, 8943; 8 F.R. 11249, 12634.

tion of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 5th day of July 1944.

FRANCES PERKINS,
Secretary of Labor.

[F. R. Doc. 44-10008; Filed, July 7, 1944;
11:41 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket Nos. 1345 and 1346]

AMERICAN EXPORT AIRLINES, INC.

NOTICE OF HEARING

In the matter of the application of American Export Lines, Inc., for approval of a plan for the divestiture of control of American Export Airlines, Inc., and the application of American Airlines, Inc., for approval of acquisition of control of American Export Airlines, Inc., under sections 408 and 412 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on July 24, 1944, at 10 a. m. (eastern war time), in Conference Room A, Departmental Auditorium, Constitution Avenue between 12th and 14th Streets NW., Washington, D. C., before Examiner Thomas L. Wrenn.

Dated: Washington, D. C., July 5, 1944.
By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,
Secretary.

[F. R. Doc. 44-9974; Filed, July 7, 1944;
10:12 a. m.]

CIVIL SERVICE COMMISSION.

CONDITION OF THE APPORTIONMENT AT
CLOSE OF BUSINESS FRIDAY, JUNE 30,
1944

The apportioned classified Civil Service includes central offices physically located in Washington, D. C., or elsewhere. Positions in local post offices, customs districts and other field services outside of the District of Columbia which are subject to the Civil Service act are filled almost wholly by persons who are local residents of the general community in which the vacancies exist. It should be noted and understood that so long as a person occupies, by original appointment, a position in the apportioned service, the charge for his appointment continues to run against his state of original residence. Certifications of eligibles are first made from states which are in arrears. The apportionment is observed in certifications except to low salaried positions; but as persons who received appointments in the Departmental Service under the War Service Regulations do not thereby acquire a permanent classified

No. 136—4

civil service status, their appointments are not charged to the apportionment.

State	Number of positions to which entitled	Number of positions occupied
IN ARREARS		
1. Virgin Islands.....	10	0
2. Puerto Rico.....	1,435	53
3. Hawaii.....	523	24
4. Alaska.....	60	13
5. California.....	5,394	1,433
6. Michigan.....	4,632	1,545
7. Louisiana.....	1,815	463
8. Arizona.....	1,233	172
9. Texas.....	4,822	2,247
10. Alabama.....	2,175	1,210
11. Kentucky.....	2,155	1,210
12. Georgia.....	2,322	1,234
13. Mississippi.....	1,677	1,011
14. Ohio.....	5,394	3,219
15. South Carolina.....	1,473	914
16. Oregon.....	837	631
17. Arkansas.....	1,457	1,011
18. Nevada.....	55	9
19. Washington.....	1,333	632
20. Indiana.....	2,632	1,832
21. New Jersey.....	3,194	2,235
22. New Mexico.....	453	263
23. Illinois.....	6,064	4,632
24. Wisconsin.....	2,450	1,870
25. North Carolina.....	2,743	2,194
26. Tennessee.....	2,220	1,694
27. Idaho.....	433	331
28. Connecticut.....	1,312	1,152
29. Florida.....	1,457	1,220
30. Rhode Island.....	513	435
31. Delaware.....	295	194
32. Missouri.....	2,063	2,770
33. Utah.....	423	422

IN EXCESS		
34. Massachusetts.....	3,315	3,322
35. Maine.....	531	675
36. Pennsylvania.....	7,662	7,591
37. New Hampshire.....	377	332
38. Vermont.....	250	220
39. Oklahoma.....	1,734	1,941
40. West Virginia.....	1,451	1,632
41. Iowa.....	1,049	2,307
42. Montana.....	429	597
43. Colorado.....	833	1,025
44. Minnesota.....	2,144	2,653
45. Wyoming.....	162	237
46. New York.....	10,359	13,444
47. North Dakota.....	423	639
48. Kansas.....	1,533	1,903
49. South Dakota.....	434	843
50. Nebraska.....	1,010	1,734
51. Virginia.....	2,056	4,270
52. Maryland.....	1,223	4,535
53. District of Columbia.....	539	13,632

Gains.....	533
Losses.....	2,322
Total appointments.....	162,040

NOTE: Number of employees occupying apportioned positions who are excluded from the apportionment figures under sec. 3, Rule VII, and the Attorney General's Opinion of August 25, 1934, 21,530.

By direction of the Commission.

[SEAL] L. A. MOYER,
Executive Director
and Chief Examiner.

[F. R. Doc. 44-9975; Filed, July 7, 1944;
10:16 a. m.]

FEDERAL DEPOSIT INSURANCE CORPORATION.

INSURED STATE BANKS

CALL FOR REPORT OF CONDITION

Resolution of Board of Directors adopted June 30, 1944, authorizing call for report of condition on insured State

banks not members of the Federal Reserve System except banks in the District of Columbia and mutual savings banks.

Pursuant to the provisions of paragraph (3) of subsection (k) of section 12B of the Federal Reserve Act, as amended, be it resolved that each insured State bank not a member of the Federal Reserve System, except a bank in the District of Columbia and a mutual savings bank, be, and hereby is, required to submit to the Federal Deposit Insurance Corporation within ten days after receipt of notice of this resolution a report of its condition as of the close of business Friday, June 30, 1944, on Form 64 (Short form)—Call No. 21.¹ Said report of condition shall be prepared in accordance with the booklet entitled, "Instructions for the Preparation of Reports of Condition on Form 64, December 1938".

[SEAL] FEDERAL DEPOSIT INSURANCE
CORPORATION,
By E. F. DOWNEY,
Secretary.

[F. R. Doc. 44-5377; Filed, July 7, 1944;
10:20 a. m.]

INSURED MUTUAL SAVINGS BANKS

CALL FOR REPORT OF CONDITION

Resolution of Board of Directors adopted June 30, 1944, authorizing call for report of condition on insured mutual savings banks not members of the Federal Reserve System.

Pursuant to the provisions of paragraph (3) of subsection (k) of section 12B of the Federal Reserve Act, as amended, be it resolved that each insured mutual savings bank, not a member of the Federal Reserve System be, and hereby is, required to submit to the Federal Deposit Insurance Corporation within ten days after receipt of notice of this resolution a report of its condition as of the close of business Friday, June 30, 1944, on Form 64 (Savings).² Said report of condition shall be prepared in accordance with the booklet entitled "Instructions for the Preparation of Reports of Condition on Form 64 (Savings and Reports of Earnings and Dividends on Form 73 (Savings) by Insured Mutual Savings Banks", issued as of December, 1940.

[SEAL] FEDERAL DEPOSIT INSURANCE
CORPORATION,
By E. F. DOWNEY,
Secretary.

[F. R. Doc. 44-5378; Filed, July 7, 1944;
10:20 a. m.]

INSURED BANKS

ORDER FOR FILING OF CERTIFIED STATEMENT

Pursuant to the provisions of paragraph (1) of subsection (h) of section 12B of the Federal Reserve Act, as amended (U.S.C., 1940 Ed., title 12, sec. 264 (h) (1); *It is ordered*, That each insured bank file with the Corporation on

¹ Filed as part of the original document.

or before July 15, 1944, the following described certified statement forms:¹ (1) Certified Statement—Part One, Based on Deposits for the Six Months Ending June 30, 1944, Form 545-R, in quadruplicate; and (2) Recapitulation of the Monthly Totals of Certified Statement—Part Two, for the Six Months Ending June 30, 1943, Form 555-R, in triplicate.

[SEAL] FEDERAL DEPOSIT INSURANCE CORPORATION,
By E. F. DOWNEY,
Secretary.

[F. R. Doc. 44-9976; Filed, July 7, 1944;
10:20 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 348]

RECONSIGNMENT OF GRAPEFRUIT AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, July 4, 1944, by Andrews Brothers Company of cars of grapefruit, now on the C. R. I. & P. Railroad, PFE 43981 to Detroit, Michigan, and ART 15480 to Boston, Massachusetts.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9989; Filed, July 7, 1944;
11:27 a. m.]

[S. O. 200, Special Permit 120]

REICING OF POTATOES AT ROANOKE, VA.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402), of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To relce in transit, one time only, at Roanoke, Virginia (N&W), as ordered by U. S. Army Quarter Master Corps, car ART 18210, potatoes, moving July 4, 1944, from North American Cold Storage Company, National

¹ Filed as part of the original document.

Stock Yards, Illinois, to Supply Officer, Naval Supply Depot, Norfolk, Virginia (B&O-N&W). The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9990; Filed, July 7, 1944;
11:27 a. m.]

[S. O. 200, Special Permit 121]

REICING OF POTATOES AT EAST BUFFALO, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To relce in transit, one time only, at East Buffalo, New York (NYC), as ordered by U. S. Army Quarter Master Corps, car PFE 90868, potatoes, shipped July 4, 1944, from Stillwell Cold Storage Company, Hannibal, Missouri, to New York Navy Yard, c/o National Cold Storage Company, Brooklyn, N. Y. (CB&Q-NYC).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-9991; Filed, July 7, 1944;
11:27 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 64, Order 146]

ANDES RANGE AND FURNACE CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 146 under Maximum Price Regulation No. 64. Domestic cooking and heating stoves. Approval of maximum prices for sales of stoves manu-

factured by Andes Range and Furnace Corporation.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator, by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and in accordance with section 10 of Maximum Price Regulation No. 64, and section 9.3 of Revised Supplementary Regulation No. 14; It is ordered:

(a) Andes Range and Furnace Corporation, 117 Evans Street, Geneva, New York, may sell and deliver the following nine models of stoves which it manufactures, to retailers, at prices no higher than the following:

Model No.	Type	Maximum price exclusive Federal excise tax (each)
E4	Coal and gas combination range.....	\$109.03
E3	do.....	90.70
R63	do.....	101.72
4800	Oil and gas combination range.....	114.00
4600	do.....	107.23
105	Coal and gas bungalow range.....	78.99
R105	do.....	82.89
E5	Coal and wood range.....	78.21
E6	do.....	82.00

These prices are subject to a cash discount of 1% for payment before the tenth prox. and include full freight allowances in the New England and Middle Atlantic States. These prices are also subject to terms, discounts, and allowances no less favorable than those in effect during the period January 15, to June 1, 1941.

(b) Retailers whose maximum prices for the stoves listed below, manufactured by Andes Range and Furnace Corp., Geneva, New York, were established under the General Maximum Price Regulation, may sell and deliver the listed models at prices no higher than those arrived at by adding to their established maximum prices in effect for each stove prior to April 18, 1944, the dollars-and-cents amount listed below opposite each model of stove. The sum of these two figures shall constitute the seller's new maximum price for the particular model.

Model No.	Type	Permitted increase in maximum price (each)
E4	Coal and gas combination range.....	\$0.57
E3	do.....	0.70
R63	do.....	2.20
4800	Oil and gas combination range.....	None
4600	do.....	4.69
105	Coal and gas bungalow range.....	12.30
R105	do.....	0.89
E5	Coal and wood range.....	11.71
E6	do.....	11.23

(c) At the time of or prior to the first invoice after the effective date of this order, for the sale of any stove for which a maximum price is established by this order, to each retailer, Andes Range and Furnace Corp. shall notify the purchaser of the method provided by this

order for determining maximum prices for resales by the retailer. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective July 6, 1944.

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9901; Filed, July 5, 1944;
4:33 p. m.]

[MPR 64, Order 147]

BROWN STOVE WORKS, INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 147 under Maximum Price Regulation No. 64. Domestic cooking and heating stoves. Approval of maximum prices for sales of one new model magazine feed circulating coal heater manufactured by Brown Stove Works, Inc.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order Nos. 9250 and 9328, and in accordance with sections 7 and 11 of Maximum Price Regulation No. 64, it is ordered:

(a) Brown Stove Works, Inc., Cleveland, Tennessee, may sell and deliver the new model No. 630-M magazine feed circulating coal heater which it manufactures, at prices no higher than the following:

	Per unit
To distributors.....	\$44.27
To retailers in carload lots.....	46.60
To retailers in less than carload.....	49.51

These prices are f. o. b. factory, and are subject to discounts, allowances, and terms no less favorable than those in effect with respect to the manufacturer's comparable model No. 120-LM circulating heater.

(b) Any wholesale distributor may sell and deliver to dealers, the model No. 630-M magazine feed circulating coal heater manufactured by Brown Stove Works, Inc., Cleveland, Tennessee, at prices no higher than those set forth below for sales in each zone:

	Per unit
Zone 1.....	\$55.60
Zone 2.....	56.85
Zone 3.....	58.45
Zone 4.....	63.10

These prices are f. o. b. distributors' cities.

(c) Any person may sell and deliver at retail the model No. 630-M magazine feed circulating coal heater manufactured by Brown Stove Works, Inc., Cleveland, Tennessee, at prices no higher than those set forth below for sales in each zone:

	Per unit
Zone 1.....	\$88.95
Zone 2.....	90.95
Zone 3.....	93.50
Zone 4.....	101.00

(d) At the time of or prior to the first invoice for a sale of the No. 630-M magazine feed circulating coal heater to each purchaser for resale, Brown Stove Works, Inc., and every wholesale distributor shall notify the purchaser of the maximum prices and conditions set by this order for resale by the purchaser. This notice may be given in any convenient form. In addition, Brown Stove Works, Inc., shall, before delivering any of the coal heaters for which maximum prices are established by this order, attach securely to each coal heater, a tag or label which plainly states the maximum retail selling prices established by this order for sales in each zone. This tag or label shall be attached to the front of the heater.

(e) For the purposes of this order, zones 1, 2, 3, and 4 shall comprise the following states:

Zone 1: Illinois, Indiana, Kentucky, Virginia, Tennessee, North Carolina, Mississippi, Alabama, Georgia, South Carolina, Florida.

Zone 2: Louisiana, Arkansas, Missouri, Iowa, Wisconsin, Michigan, Ohio, West Virginia, District of Columbia, Maryland, Delaware, Pennsylvania, New Jersey, New York, Connecticut, Rhode Island, Massachusetts.

Zone 3: North Dakota, South Dakota, Nebraska, Minnesota, Colorado, Kansas, Oklahoma, Texas, Maine, Vermont, New Hampshire.

Zone 4: Montana, Wyoming, Idaho, Utah, Nevada, New Mexico, Arizona, California, Oregon, Washington.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 6th day of July 1944.

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9902; Filed, July 5, 1944;
4:34 p. m.]

[MPR 64, Order 148]

L. A. ALTHOFF CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 148 under Maximum Price Regulation No. 64. Domestic cooking and heating stoves. Approval of maximum prices for resales of kitchen heaters manufactured by L. A. Althoff Corporation.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with section 10 of Maximum Price Regulation No. 64, it is ordered:

(a) Any wholesale distributor may sell and deliver to retailers the Model Nos. 151 and 155 kitchen heaters manufactured by L. A. Althoff Corporation, Chicago, Illinois, at prices no higher than those set forth below for sales in each zone:

Model No.	Zone 1	Zone 2	Zone 3	Zone 4
151.....	\$29.79	\$29.79	\$32.29	\$32.77
155.....	34.51	35.63	37.82	39.70

These prices are f. o. b. distributors' cities.

(b) Any person, other than a mail order house, may sell and deliver at retail, the Model Nos. 151 and 155 kitchen heaters manufactured by L. A. Althoff Corporation, Chicago, Illinois, at prices no higher than those set forth below for sales in each zone:

Model No.	Zone 1	Zone 2	Zone 3	Zone 4
151.....	\$48.50	\$50.50	\$52.50	\$54.50
155.....	56.55	58.50	61.50	64.55

(c) Any mail order house may sell and deliver at retail the Model Nos. 151 and 155 kitchen heaters manufactured by L. A. Althoff Corporation, Chicago, Illinois, at prices no higher than those specifically authorized in writing by the Office of Price Administration, Washington, D. C., upon application.

(d) At the time of or prior to the first invoice for a sale of its Model Nos. 151 and 155 kitchen heaters to each purchaser for resale, after the effective date of this order, L. A. Althoff Corporation and each distributor shall notify the purchaser of the maximum prices and conditions set by this order for resales by the purchaser. This notice may be given in any convenient form. In addition, L. A. Althoff Corporation shall, before delivering any Model No. 151 or Model No. 155 kitchen heater to a distributor, or to a retailer other than a mail order house, attach securely to each heater a tag or label which plainly states the maximum retail ceiling prices established by this order for sales in each zone. This tag or label shall be attached to the front of the heater.

(e) Any mail order house selling a Model No. 151 or Model No. 155 kitchen heater through a retail store must, before offering it for sale, attach securely to the front of the heater a tag or label which plainly states the maximum retail ceiling price established by the Office of Price Administration for sales in the particular zone, by the seller.

(f) For the purposes of this order, Zones 1, 2, 3, and 4 shall comprise the following states:

Zone 1: Illinois, Iowa, Wisconsin, Michigan, Indiana, Ohio, Kentucky.

Zone 2: Maine, Vermont, New Hampshire, New York, Massachusetts, Connecticut, Rhode Island, New Jersey, Pennsylvania, Maryland, District of Columbia, Delaware, West Virginia, Virginia, North Carolina, South Carolina, Tennessee, Mississippi, Alabama, Georgia, Louisiana, Oklahoma, Arkansas, North Dakota, South Dakota, Nebraska, Kansas, Minnesota, Missouri.

Zone 3: Wyoming, Utah, Colorado, New Mexico, Texas, Florida.

Zone 4: California, Oregon, Washington, Idaho, Nevada, Montana, Arizona.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 6th day of July 1944.

Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9903; Filed, July 5, 1944;
4:32 p. m.]

[MPR 188, Order 1818]

PROTEX PRODUCTS CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 1818 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of six items of houseware manufactured by Protex Products Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328: *It is ordered:*

(a) The maximum prices for all sales and deliveries of six items of houseware described below manufactured by Protex Products Co., Jersey City, New Jersey, by the manufacturer to Protex Products Sales Co., since such articles became subject to Maximum Price Regulation No. 188 are the prices set forth below, subject to discounts, allowances, and terms no less favorable than those customarily granted by it.

Article	Model No.	Maximum price
Electric mixer cover.....	888	\$0.45
Toaster cover.....	970	.26
Vegetable bag.....	950	.27
Food covers.....	940	.45
Food covers.....	920	.27
Jumbo meat bag.....	860	.44

(b) On and after the effective date of this order, the maximum prices for sales of the articles described in paragraph (a) above by Protex Products Sales Co., 347 Fifth Avenue, New York, New York, to retailers shall be the prices set forth below, f. o. b. Jersey City, New Jersey, subject to a discount of 2/10 E. O. M.

Article	Model No.	Maximum price
Electric mixer cover.....	888	\$0.60
Toaster cover.....	970	.35
Vegetable bag.....	950	.35
Food covers.....	940	.60
Food covers.....	920	.35
Jumbo meat bag.....	860	.59

(c) This order may be revoked or amended by the Price Administrator at any time.

This order is effective on July 6, 1944.
Issued this 5th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9909; Filed, July 5, 1944;
4:32 p. m.]

[MPR 120, Order 840]

DIXIE STRAIGHT CREEK COAL CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 840 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set

forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment names no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

DIXIE STRAIGHT CREEK COAL CO., FIELD, KY.; DIXIE STRAIGHT CREEK COAL CO. MINE, No. 4 SEAM; MINE INDEX No. 7158; BELL COUNTY, KY. SUBDISTRICT 6; RAIL SHIPPING POINT: FIELD, KY.; F. O. G. 111; DEEP MINE

	Size group Nos.														
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21	
Price classification.....	J	J	J	J	G	G	F	G	E	G	C	G	G	G	
Rail shipment and railroad fuel.....	390	385	375	375	360	350	335	325	325	360	315	310	300	295	
Truck shipment.....	385	365	330	340	310	295	250	245							

EVANS POCAHONTAS COAL CO., BOX 96 BRADSHAW, W. VA.; EVANS #3 MINE, DOUGLAS SEAM; MINE INDEX No. 7032; McDOWELL COUNTY, W. VA. SUBDISTRICT 8; RAIL SHIPPING POINT: LONG POLE SIDING, W. VA.; F. O. G. 211; DEEP MINE

	H	H	H	H	D	D	C	A	A	A	A	F	F	F
Price classification.....	380	375	360	360	370	345	325	335	325	405	305	295	290	290
Rail shipment and railroad fuel.....	380	375	360	360	370	345	325	335	325	405	305	295	290	290
Truck shipment.....	390	370	340	355	330	305	255	250	-----	-----	-----	-----	-----	-----

OSBORNE MINING CO., INC., CORBIN, KY.; OSBORNE MINING CO., INC. MINE, HORSE CREEK SEAM; MINE INDEX No. 7026, LAUREL COUNTY, KY. SUB-DIST. 6, RAIL SHIPPING POINT: CORBIN, KY., F. O. G. 111, STRIP MINE

	M	M	M	M	K	K	J	G	E	G	D	K	K	K
Price classification.....	365	365	360	360	260	350	330	325	325	260	315	300	295	295
Rail shipment and railroad fuel.....	370	350	325	325	310	290	235	230	-----	-----	-----	-----	-----	-----
Truck shipment.....	370	350	325	325	310	290	235	230	-----	-----	-----	-----	-----	-----

This order shall become effective July 5, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 4th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9850; Filed, July 4, 1944;
3:47 p. m.]

[MPR 120, Order 841]

WESLEY FRENCH, ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 841 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an accompanying opinion, and in accordance with

§ 1340.210 (a) (6) of Maximum Price Regulation No. 120, *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and State. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

WESLEY FRENCH, 131 OAK ST., BEREA, KY. FRENCH MINE, SAND GAP SEAM, MINE INDEX No. 7076, JACKSON COUNTY, KY. SUBDISTRICT 6, DRIFT MINE

	Size Group Nos.							
	1	2	3	4	5	6	7	8
Truck shipment.....	370	370	325	325	310	290	235	230

H. E. FOLK MINING COMPANY, JELICO, TENN. FOLK MINE, SWAMP ANGEL SEAM, MINE INDEX No. 7143, CLAYBORNE COUNTY, TENN. SUBDISTRICT 6, RAIL SHIPPING POINT: JELICO, TENN. F. O. G. 113, STEEP MINE

	Size Group Nos.												
	1	2	3	4	5	6	7	8	9	10	15-16-17	18	19-21
Price classification.....	K	K	K	K	H	H	G	E	G	E	D	M	M
Rail shipment and R. R. fuel.....	380	375	365	365	360	350	330	320	320	335	315	290	275
Truck shipment.....	380	360	325	335	320	290	225	220	---	---	---	---	---

LAMBERT COMPANY, HI HAT, KY. LAMBERT MINE, #3 ELEPHORN SEAM, MINE INDEX No. 7150, FLOYD COUNTY, KY. SUBDISTRICT 1, RAIL SHIPPING POINT: LAMBERT, KY. F. O. B. 61, DRIFT MINE

	F	F	F	F	F	F	E	E	C	C	A	F	F
Price classification.....	F	F	F	F	F	F	E	E	C	C	A	F	F
Rail shipment and railroad fuel.....	385	380	370	370	355	340	320	315	315	370	325	295	290
Truck shipment.....	400	380	340	345	320	295	235	220	---	---	---	---	---

CHARLES LINDSEY COAL COMPANY, WAYNE, W. VA. LINDSEY MINE, No. 5 BLOCK SEAM, MINE INDEX No. 2423, WAYNE COUNTY, KY. SUBDISTRICT 8, RAIL SHIPPING POINT: WAYNE, W. VA. F. O. G. 159

	Q	Q	Q	Q	O	O	L	L	J	L	G	M	M
Price classification.....	Q	Q	Q	Q	O	O	L	L	J	L	G	M	M
Rail shipment.....	330	325	320	320	310	300	310	305	290	310	285	260	255
Railroad fuel.....	330	325	320	320	310	310	310	310	310	310	285	260	255
*Truck shipment.....	350	330	310	315	290	275	225	220	---	---	---	---	---

*Previously established.

PEERLESS DABRY COAL COMPANY, VIVIAN, W. VA. KELLIOFA MINE, KELLIOFA SEAM, MINE INDEX No. 7131, HARLAN COUNTY, KY. SUBDISTRICT 2, RAIL SHIPPING POINT: SPLINT, KY. F. O. G. 89, DRIFT MINE

	Q	Q	Q	Q	L	L	K	H	F	D	E	K	K
Price classification.....	Q	Q	Q	Q	L	L	K	H	F	D	E	K	K
Rail shipment.....	320	325	320	320	320	320	310	305	285	270	280	285	280
Railroad fuel.....	320	325	320	320	320	320	310	310	310	310	280	285	280
Truck shipment.....	350	330	320	320	305	285	235	220	---	---	---	---	---

RED JACKET COAL CORPORATION, 115 EAST RICH ST., COLUMBUS, OHIO. RED JACKET #12 MINE, COAL MOUNTAIN SEAM, MINE INDEX No. 7081, WYOMING COUNTY, W. VA. SUBDISTRICT 5, RAIL SHIPPING POINT: COAL MOUNTAIN, W. VA. F. O. G. 230, DRIFT MINE

	E	E	E	E	E	D	E	C	E	B	G	G	G
Price classification.....	E	E	E	E	E	D	E	C	E	B	G	G	G
Rail shipment and R. R. fuel.....	595	585	575	570	570	540	525	515	515	570	535	525	525
Truck shipment.....	405	385	335	350	320	290	220	245	---	---	---	---	---

This order shall become effective July 5, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 4th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9851; Filed, July 4, 1944; 3:47 p. m.]

[MPR 188, Rev. Order 785]

JACOBUS MANUFACTURING CO.

ADJUSTMENT OF MAXIMUM PRICES

Revised Order No. 785 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of certain juvenile furniture manufactured by Jacobus Manufacturing Co.

Order No. 785 under Maximum Price Regulation No. 188 is revised and amended to read as follows: For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, *It is ordered:*

(a) The maximum prices for all sales and deliveries by Jacobus Manufactur-

ing Company, Atlanta, Georgia, of a child's high chair and child's toilet chair, as described in its application dated September 14, 1943, are as follows:

Article	To jobbers who sell against manufacturer's stock	To retailers
Child's high chair....	\$3.19 per unit....	\$3.75 per unit. To retail stores
Child's toilet chair....	1.63 per unit....	\$1.69 per unit.

These prices are net f. o. b. factory.

(b) On and after the effective date of this Revised Order No. 785, the maximum price for all sales and deliveries to retailers by jobbers and other persons from the manufacturer's stock of the child's high chair described in paragraph (a) above, shall be \$3.75 per unit, net f. o. b. factory.

(c) At the time of or prior to the first invoice to each jobber, the Jacobus Manufacturing Company shall notify the jobber of the maximum prices and conditions set by this revised order for resales by the purchaser. This notice may be given in any convenient form.

(d) This Revised Order No. 785 may be revoked or amended by the Price Administrator at any time.

This Revised Order No. 785 shall become effective July 7, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9857; Filed, July 6, 1944; 11:31 a. m.]

[MPR 64, Order 149]

MARTIN STOVE AND RANGE CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 149 under Maximum Price Regulation No. 64. Domestic cooking and heating stoves. Approval of maximum prices for sales of stoves manufactured by Martin Stove and Range Co.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator, by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended and Executive Orders Nos. 9250 and 9328, and in accordance with section 10 of Maximum Price Regulation No. 64, and section 9.3 of Revised Supplementary Regulation No. 14, *It is ordered:*

(a) Martin Stove and Range Co., Florence, Alabama, may sell and deliver the following 20 models of stoves which it manufactures, at prices no higher than those arrived at by applying to the maximum list prices specified below, its customary trade discounts to every class of purchaser in effect during the period January 15-June 1, 1941:

Model no.	Description	Maximum list prices
7-14	Junior cook.....	\$3.40
8-16	Perfection cook.....	12.69
8-18	do.....	14.92
8-20	do.....	17.39
48-16	Marco range.....	21.56
137-16	Marco pride range.....	24.73
18	Box heater.....	4.87
20	do.....	5.21
22	do.....	7.12
24	do.....	7.15
26	do.....	9.60
28	do.....	9.75
32	do.....	11.49
34	do.....	13.26
8	Laundry heater.....	3.52
1-23	do.....	6.25
E-73-17	Marco pride coal range with reservoir.....	43.97
E-73-17	Marco pride coal range without reservoir.....	43.60
S-73-17	Marco pride coal range with reservoir.....	43.12
S-73-17	Marco pride coal range without reservoir.....	39.75

The maximum prices so determined are f. o. b. point of shipment (Florence, Alabama or Sheffield, Alabama) and are subject to a cash discount of 2% for payment within 10 days, net 60 days. These prices are also subject to all other terms, discounts, and allowances (including post-dating terms) no less favorable than those in effect during the period January 15-June 1, 1941.

(b) Wholesale distributors and retailers whose present maximum prices for the stoves listed above were established under the General Maximum Price Regulation or Maximum Price Regulation No. 210, as the case may be, may sell and deliver the listed models at prices no higher than those arrived at by adding to their established maximum prices in effect for each stove prior to the effective date of this order, the dollars and cents amount by which their acquisition cost of each model of stove has been increased by the adjustment herein granted to the manufacturer. The sum

of these two figures shall constitute the seller's new maximum price for the particular model.

(c) At the time of or prior to the first invoice after the effective date of this order, for the sale of any stove for which a maximum price is established by this order, to each purchaser for resale, Martin Stove and Range Co. and every wholesale distributor shall notify the purchaser of the conditions set by this order which are applicable to the purchaser, and the method provided by this order for determining maximum prices for resales by the purchaser. This notice may be given in any convenient form, and must set forth specifically the dollars and cents amounts by which the purchaser for resale may increase his previously established maximum prices in accordance with the terms of this order. In addition, within 10 days after the sending of each different notification required under this paragraph, the manufacturer must file a copy thereof with the Office of Price Administration, Washington, D. C.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective July 7, 1944.

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9956; Filed, July 6, 1944;
11:32 a. m.]

[MPR 120, Order 843]

VALLEY CAMP COAL CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 843 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with Section 1340.210 (a) (6) of Maximum Price Regulation No. 120, it is ordered:

(a) The Valley Camp No. 4 Mine, located in Ohio County, West Virginia, in District No. 6, of The Valley Camp Coal Company, Cleveland, Ohio, is hereby assigned Mine Index No. 1008.

(b) The coals produced at the Valley Camp No. 4 Mine of The Valley Camp Coal Company, Cleveland, Ohio, are hereby classified "C" for Size Groups 1 to 9, inclusive, and for Size Group 12, and may be purchased and sold at per net ton prices in cents per net ton not exceeding the following:

	Size group											
	1	2	3	4	5	6	7	8	9	12		
Rail shipment.....	315	310	285	280	280	280	245	235	265	265		
Truck shipment.....	375	365	350	325	320	295	270	260				
Railroad fuel.....	290	290	290	290	290	275	235	235	250	275		

(c) The prices established herein are f. o. b. the mine for truck shipments, and f. o. b. the rail shipping point for rail shipments and for railroad fuel.

(d) All prayers of applicant not granted herein are hereby denied.

(e) This order may be revoked or amended at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

This order shall become effective July 7, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-9955; Filed, July 6, 1944;
11:32 a. m.]

Regional and District Office Orders.

[Sioux City Order G-2 Under MPR 426 and MPR 285]

CERTAIN FRESH FRUITS AND VEGETABLES IN YANKTON, S. D.

Order No. G-2 under § 1439.3-15 Appendix H (f), Appendix I (g) of Maximum Price Regulation No. 426, and § 1351.1254a (a) of Maximum Price Regulation No. 285. Delivery differentials for wholesalers of certain fresh fruits and vegetables in Yankton, South Dakota.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Sioux City, Iowa District Office of the Office of Price Administration, by § 1439.3-15, Appendix H (f), Appendix I (g) of Maximum Price Regulation No. 426, and § 1351.1254a (a) of Maximum Price Regulation No. 285, it is hereby ordered:

(a) *What this order does:* This order determines the limits of the free delivery zone at the wholesale receiving point of Yankton, South Dakota. It also establishes differentials for non-delivered sales in the free delivery zone and for delivered sales beyond the free delivery zone. The order applies to such fresh fruits and vegetable items as are now or may hereafter be subject to the pricing provisions of Maximum Price Regulation No. 285 and Appendices H and I of Maximum Price Regulation No. 426. The only sellers who are subject to this order are those wholesalers who price under Maximum Price Regulation No. 285, and secondary jobbers and service wholesalers, as those terms are used in Appendices H and I of Maximum Price Regulation No. 426.

(b) *Establishment of free delivery zone.* 1. The free delivery zone established by this order shall be the area within the corporate limits of Yankton, South Dakota.

2. The zone in which charges may be made for delivery is the area outside the free delivery zone.

(c) *Differentials for non-delivered and delivered sales of items listed in Appendices H and I of Maximum Price Regulation No. 426.* 1. *Non-delivered sales.* For sales on a non-delivered basis there shall be deducted from the price for delivered sales in the free delivery zone,

5 cents per container for standard shipping containers weighing under 50 pounds gross weight, and 10 cents per container for standard shipping containers weighing 50 pounds or over gross weight. A deduction of 2 cents or 5 cents, respectively, shall be made for non-delivered sales of half standard shipping containers or more, or for bulk sales weighing as much as or more than half a standard container of the item being sold. No deductions need be made for sales in less than half containers and for bulk sales which weigh less than half a standard container of the item being sold.

2. *Delivered sales in the free delivery zone.* For deliveries in the free delivery zone the maximum delivered price shall be the maximum delivered price computed under Maximum Price Regulation No. 426 for the type of sale being made without any deduction from or addition thereto.

3. *Delivered sales beyond the free delivery zone.* For deliveries beyond the free delivery zone, the amounts set out below may be added to the price for delivered sales in the free delivery zone. Mileage beyond the free delivery zone shall be computed via the nearest publicly traveled route.

All containers and in bulk	Distance from seller's place of business	Maximum addition
Gross weight.....	From 1 to 50 miles..... Over 50 miles.....	25¢ per cwt. 35¢ per cwt.

(d) *Differentials for non-delivered and delivered sales of items under Maximum Price Regulation No. 285.* 1. *Non-delivered sales and delivered sales in the free delivery zone.* For non-delivered sales and for deliveries in the free delivery zone the maximum price shall be the maximum delivered price computed under Maximum Price Regulation No. 285 for the type of sale being made. Discounts and price differentials including any differentials or discounts for f. o. b. seller or non-delivered sales must be maintained.

2. *Delivered sales beyond the free delivery zone.* For deliveries beyond the free delivery zone the amount set out below may be added to the price for delivered sales in the free delivery zone. Deliveries beyond the free delivery zone shall be computed via the nearest publicly traveled route.

Bananas	Distance from seller's place of business	Maximum addition
Net weight.....	From 1 to 50 miles..... Over 50 miles.....	25¢ per cwt. 35¢ per cwt.

(e) *Definitions.* Delivery means delivery to the physical premises of a retail store, hotel, restaurant or institution. Unless the context otherwise requires, the terms used herein shall have the same meaning as given them in Maximum Price Regulation No. 285 and Maximum Price Regulation No. 426.

(f) This order may be revoked, revised, amended or corrected at any time.

(g) *Effective date.* This order shall become effective on July 8, 1944.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7371 and E.O. 9328, 8 F.R. 4681)

Issued this first day of July 1944.

M. E. RAWLINGS,
District Director.

Approved:

E. O. POLLOCK,
Regional Director,
War Food Administration.

[F. R. Doc. 44-9968; Filed, July 6, 1944;
12:17 p. m.]

[Region II Order G-44 Under RMPR 122]

PENNSYLVANIA ANTHRACITE IN WESTCHESTER COUNTY, EXCEPT CITY OF YONKERS, N. Y.

Order No. G-44 under §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers.

Pennsylvania anthracite delivered by dealers in Westchester County, except the City of Yonkers, State of New York—Coal Area X.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does—*(1) *Dealers' maximum prices—area covered.* If you are a dealer in "Pennsylvania anthracite", this order fixes the maximum prices which you may charge, and if you are a purchaser in the course of trade or business, this order fixes the maximum prices which you may pay, for certain sizes and quantities of "Pennsylvania anthracite" (hereinafter called simply "anthracite") delivered to or at any point in State of New York—Coal Area X. Coal Area X includes Westchester County except the City of Yonkers.

(2) *Schedules of prices, charges and discounts.* The applicable prices, authorized charges, and required discounts, from which you shall determine the maximum prices for designated sizes and quantities of anthracite delivered within Coal Area X are set forth in Schedule I hereafter.

(3) *To what sales this order applies.* If you are a dealer in anthracite, you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Coal Area X, whether or not you are located in Coal Area X.

(b) *What this order prohibits.* Regardless of any contract or other obligations, you shall not:

(1) Sell or, in the course of trade or business, buy anthracite of the sizes and in the quantities set forth in the schedule herein, at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although you may charge, pay, or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by:

(i) Changing the discounts authorized herein, or

(ii) Charging for any service which is not expressly requested by the buyer, or

(iii) Charging for any service for which a charge is not specifically authorized by this order, or

(iv) Charging a price for any service higher than the schedule price for such service, or

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him except that a dealer may comply with requirements or standards with respect to deliveries which have been or may be issued by an agency of the United States Government.

(vi) Using any other device by which a higher price than the applicable maximum price is obtained, directly or indirectly.

(c) *How to compute maximum prices.* You must figure your maximum price as follows:

(1) Refer to Schedule I which contains separate tables of prices for "direct delivery" sales and "yard sales" of anthracite. (You will find Schedule I in paragraph (d).)

(2) Take the dollar-and-cents figure set forth in the applicable table of the schedule for the size and quantity you are selling.

(3) Deduct from that figure the amount of the discount which you are required to give as specified therein. Where a discount is required, you must state it separately on your invoice.

(4) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the figure derived as above no more than the maximum authorized service charge. You must state that charge separately on your invoice. The only authorized service charges are those provided for in Schedule I.

(d) *Schedule I.* Schedule I establishes specific maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Coal Area X. There are separate tables of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.* For sales of anthracite of the sizes and in the quantities specified.

Size	Per net ton	Per 1/2 ton	Per 1/4 ton	Per 100 lbs. for sales of 1/2 ton or more but less than 1/4 ton	Per 50 lb. paper bag
Broken, egg, stove, nut.....	\$14.75	\$7.30	\$4.10	\$0.80	\$0.45
Pea.....	13.20	7.00	3.70	.80	.40
Buckwheat.....	10.00	5.00	3.15	.70	-----
Rice.....	9.95	5.40	2.90	.65	-----
Barley.....	8.65	4.60	2.65	-----	-----
Screenings "A".....	6.60	-----	-----	-----	-----
Screenings "B".....	4.50	-----	-----	-----	-----

Required discounts.

You shall deduct from the prices set forth in table (1) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net 1/2 ton where payment is made within ten days

after delivery. Nothing herein requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "wheel" (except for sales amounting to less than one-half ton). 50¢ per net ton.
25¢ per net 1/2 ton.

Carrying upstairs or downstairs, or each full flight above or below the ground floor. This charge shall be in addition to any charge for "carry" or "wheel". 50¢ per net ton.
25¢ per net 1/2 ton.
10¢ per 100 lbs.

For deliveries made by dealers situated in the towns of New Castle, North Castle, Bedford, Pound Ridge, Lewisboro, Somers, and North Salem, within the territorial limits of those towns, and involving hauling beyond five miles from the dealer's yard. 50¢ per net ton for each five miles or fraction thereof beyond five miles from the dealer's yard.

"Yard Sales"

(i) For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers within Coal Area X, except the City of Mt. Vernon and the Village of Mamaroneck in the Town of Mamaroneck.

Size	Per net ton for sales of 1/2 ton or more		Per 100 lbs. for 100 lbs. or more but less than 1/2 ton	Per 50 lb. paper bag
	To dealers for resale	To consumers		
Broken, egg, stove, nut.....	\$12.75	\$13.75	\$0.80	\$0.45
Pea.....	11.20	12.20	.70	.40
Buckwheat.....	8.00	9.00	.60	-----
Rice.....	7.95	8.95	.55	-----
Barley.....	6.65	7.65	-----	-----
Screenings "A".....	4.60	4.60	-----	-----
Screenings "B".....	3.60	3.60	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) (i) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net 1/2 ton where payment is made within ten days after delivery. Nothing herein requires you to sell on other than a cash basis.

(ii) For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers in the City of Mt. Vernon.

Size	Per net ton for sales of 1/2 ton or more		Per 100 lbs. for 100 lbs. or more but less than 1/2 ton	Per 50 lb. paper bag
	To dealers for resale	To consumers		
Broken, egg, stove, nut.....	\$12.70	\$13.75	\$0.80	\$0.45
Pea.....	10.65	12.20	.70	.40
Buckwheat.....	8.00	9.00	.60	-----
Rice.....	7.95	8.95	.55	-----
Barley.....	6.65	7.65	-----	-----
Screenings "A".....	4.60	4.60	-----	-----
Screenings "B".....	3.60	3.60	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) (ii) of

this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net ½ ton where payment is made within ten days after delivery. Nothing herein requires you to sell on other than a cash basis.

(iii) For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers within Coal Area K in Mamaroneck Village, in the Town of Mamaroneck.

Size	Per net ton for sales of ½ ton or more		Per 100 lbs. for 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag
	To dealers for resale	To consumers		
Broken, egg, stove, nut	\$11.25	\$13.75	\$0.80	\$0.45
Pea	9.71	12.20	.70	.40
Buckwheat	8.16	9.90	.60	-----
Rice	7.14	8.95	.55	-----
Barley	6.14	7.95	-----	-----
Screenings "A"	4.00	4.00	-----	-----
Screenings "B"	3.00	3.00	-----	-----

Required discounts. You shall deduct from the prices set forth in table (2) (iii) of this schedule, on sales and deliveries to dealers, of all sizes except screenings, in quantities of one ton or more, a discount of 15¢ per net ton on broken, egg, stove, and nut sizes and 10¢ per ton on pea size, where payment is made within fifteen days after delivery. On sales and deliveries to consumers, you shall deduct a discount of 50¢ per net ton and 25¢ per net ½ ton, on all sizes except screenings, where payment is made within 10 days after delivery. Nothing herein requires you to sell on other than a cash basis.

(e) **Commingleing.** If you sell one size of anthracite commingled with another size of anthracite, your maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes so commingled, except in the following situation. Where a purchaser requests that two or more sizes of anthracite be commingled in one delivery, then, and in that event, if those sizes are separately weighed at the point of loading, the dealer may commingle those sizes in the truck or other vehicle in which the delivery is made. The price for anthracite so commingled shall be calculated on the basis of the applicable per net ton price for each size in the combination, and the invoice shall separately state the price, so determined, for the quantity of each size in the combination.

(f) **Ex Parte 148 freight rate increase.** Since the Ex Parte 148 freight rate increase has been rescinded by the Interstate Commerce Commission, the dealers' freight rates are the same as those of December 1941. Therefore, you may not increase any schedule price on account of freight rates.

(g) **Addition of increase in supplier's maximum prices prohibited.** You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your supplier's maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this

order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(h) **Taxes.** If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the amount of the Federal Tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by you, or an amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased. On sales to the United States or any agency thereof, or to the State of New York or any political subdivision thereof, you need not state this tax separately.

(i) **Adjustable pricing.** You may not make a price adjustable to a maximum price which will be in effect at some time after delivery of the anthracite has been completed; but the price may be adjustable to the maximum price in effect at the time of delivery.

(j) **Petitions for amendment.** Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that a petition shall be filed with the Regional Administrator and acted upon by him.

(k) **Right of amendment or revocation.** The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provision thereof, at any time.

(l) **Applicability of other regulations.** If you are a dealer subject to this order, you are governed by the licensing provisions of Licensing Order 1. Licensing Order 1 provides, in brief, that a license is required of all persons making sales for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(m) **Records.** If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, a record of every sale of anthracite hereunder, showing the date, the name and address of the buyer, if known, the per net ton price charged, and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in the order. The record shall also state separately each service rendered and the charge made for it.

(n) **Posting of maximum prices: Sales Slips and Receipts.** (1) If you are a dealer subject to this order, you shall post

all your maximum prices (as set forth in the applicable table and Schedule of this order) in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you are a dealer subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size and quantity of the anthracite sold to him, the date of the sale or delivery, and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes, which may be added to, the specific maximum prices prescribed herein.

In the case of all other sales, you shall give each purchaser a sales slip or receipts containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

(o) **Enforcement.** (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violations of this order are urged to communicate with the New York Regional Office of the Office of Price Administration, or with the Price Panel of the appropriate War Price and Rationing Board.

(p) **Definitions and explanations.** When used in this Order No. G-44, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political sub-divisions, or any agency of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase" and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling anthracite of the sizes set forth in the Schedule herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(5) The sizes of "Pennsylvania anthracite" described herein as broken, egg, stove, nut, pea, buckwheat, rice, barley and screenings shall refer to the same sizes of the same fuel as were sold and delivered in the State of New York—Coal Area X with such designations during December 1941. Under no circumstances, however, shall the anthracite contain an ash content in excess of the limits specified by Amendment No. 1 to

Solid Fuels Administration for War Regulation No. 9.

"Screenings A" are screenings derived from the primary or initial screenings of egg, stove, nut pea, and buckwheat sizes of anthracite, before any of these sizes have been reclaimed from screenings.

"Screenings B" are the resultant screenings after buckwheat and larger sizes have been reclaimed from "Screenings A".

(6) "Direct delivery" except with respect to sales in 100 lb. and 50 lb. lots, means delivery to the buyer's bin or storage space by dumping or chuting directly from the seller's truck or vehicle or, where such delivery to the buyer's bin or storage space is physically impossible, by discharging at the point nearest and most accessible to the buyer's bin or storage space and at which the coal can be discharged directly from the seller's truck. "Direct delivery" in 100 lb. and 50 lb. lots shall mean depositing in buyer's bin or other storage space designated by the buyer.

(7) "Carry" and "wheel" refer to the movement of coal to buyer's bin or storage space in baskets or other containers, or by wheelbarrow or barrel, from seller's truck or vehicle, or from the point nearest and most accessible to the buyer's bin or storage space at which the coal is discharged from seller's truck in the course of "direct delivery".

(8) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car or at a place of business of the seller other than at seller's truck or vehicle.

(9) Except as otherwise provided herein, or as the context may otherwise require, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to terms used herein.

(q) *Effect of order on Revised Maximum Price Regulation No. 122.* This order shall supersede Revised Maximum Price Regulation No. 122, except as to any sales or deliveries of solid fuels not specifically subject to this order.

NOTE: The record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This Order No. G-44 shall become effective July 5, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 1st day of July 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Doc. 44-9905; Filed, July 5, 1944;
4:31 p. m.]

[Jacksonville Order G-1 Under Gen.
Order 50]

MALT AND CEREAL BEVERAGES IN FLORIDA

Order No. G-1 under General Order No. 50. Maximum prices for malt and cereal beverages in the State of Florida.

For the reasons set forth in an opinion issued simultaneously herewith, and un-

der the authority vested in the District Director of the Jacksonville District Office of Region IV of the Office of Price Administration by General Order No. 50 issued by the Administrator of the Office of Price Administration, and Region IV Revised Delegation Order No. 17, issued May 5, 1944, it is hereby ordered:

Sec. 1. *Purpose of order.* It is the purpose of this order to establish specific maximum prices for malt and cereal beverages including those commonly known as ale, beer and near-beer, either in containers or on draught when sold or offered for sale at retail by any eating, or drinking establishment, either for consumption on the premises or when carried away.

Sec. 2. *Geographical applicability.* The provisions of this order extend to all eating and drinking places or establishments located within the limits of the State of Florida.

Sec. 3. *Ceiling prices.* (a) On and after July 1, 1944, if you operate an eating or drinking establishment, you may not sell or offer for sale any beverage subject to this order at prices higher than the applicable ceiling prices listed in Appendix A hereof. You may, of course, charge lower prices at any time.

(b) If you sell any beverage subject to this Order which is not specifically listed in Appendix A hereof, and if you believe that the maximum price specified under the applicable heading "All other brands not listed above" is not appropriate to such beverage you may make application to the Jacksonville District Office of the Office of Price Administration requesting that such beverage be specifically included in Appendix A hereof. With or without such application the Jacksonville District Office of the Office of Price Administration may, at any time and from time to time, add new or unlisted beverages, brands, types or sizes, together with maximum prices for same to the lists set forth in Appendix A hereof.

(c) You may not add any taxes to your ceiling prices set forth in Appendix A hereof except those specifically provided therein, as all other taxes were taken into consideration in establishing the ceiling prices for each group, as set forth in Appendix A.

Sec. 4. *How to figure your ceiling prices.* (a) This order divides eating and drinking establishments into three different groups and gives each group a different ceiling price. The group to which you belong depends on your legal ceiling prices in effect during the base period of April 4-10, 1943. You must figure the group to which you belong on the basis of your correct legal ceiling prices for that period.

(b) The group to which you belong depends on your legal ceiling prices for the beverages subject to this order in effect during the base period of April 4-10, 1943. If your legal ceiling prices for various brands and types of beverages subject to this order vary so that your ceiling prices on some brands or types seem to place you in one particular group and ceiling prices on others seem to classify you into a different group, you must classify yourself into the particular group representative of the prices at

which the greater number of your sales were made. You must figure the group to which you belong as follows:

(1) *Group 1B.* Your establishment belongs to Group 1B, if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 1B establishments.

(2) *Group 2B.* Your establishment belongs to Group 2B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 2B establishments, but were less than those provided in Appendix A for Group 1B establishments.

(3) *Group 3B.* Your establishment belongs to Group 3B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were less than the prices listed in Appendix A hereof for Group 2B establishments. All establishments not in operation during the base period of April 4-10, 1943 also belong to Group 3B.

(c) If your eating or drinking establishment was not in operation during the base period of April 4-10, 1943, and, if the nearest similar eating or drinking establishment of the same type is one which is properly classified in Group 1B or Group 2B, you may file an application with the Jacksonville District Office of the Office of Price Administration requesting that your establishment be reclassified into the same group to which its nearest similar eating or drinking establishment of the same type belongs. Until your application is acted upon and your establishment is reclassified, it must retain the classification of a Group 3B seller, and must observe the ceiling prices as provided for that group in Appendix A hereof. All such applications for reclassification must contain the following information:

1. Name and address of the establishment and of its owner or owners.

2. A description of the establishment showing its type (such as night club, hotel, restaurant, tavern) and the date it began operating.

3. The selling prices by brand name of all beverages sold since the beginning of its operation.

4. The names of the three nearest eating and drinking establishments of the same type, and their group number as determined under this order.

5. Any other information pertinent to such application or which may be requested by the Office of Price Administration.

Sec. 5. *Filing with War Price and Rationing Board.* When you have figured your proper group under section 4 above, you must, on or before June 30, 1944, file with your War Price and Rationing Board a signed statement with the name and address of your establishment, its type (such as night club, hotel, restaurant, tavern) and the group to which it belongs. Thereupon the War Price and Rationing Board will send you a card bearing your group number.

Sec. 6. Modification of prices. After you have determined your group and have put into effect the ceiling prices provided in this order for that group, the Office of Price Administration District Director for the District in which your establishment is located may direct you to charge lower ceiling prices:

(a) If, on the basis of your April 4-10, 1943 legal ceiling prices, this order, properly applied, required you to be placed into a group with lower ceiling prices.

(b) If, as a result of speculative, unwarranted, or abnormal increases, contrary to the purpose of the Emergency Price Control Act, as amended, your legal ceiling prices on April 4-10, 1943, were excessive in relation to the legal ceiling prices of other comparable establishments in the District.

Sec. 7. Exempt sales. The following sales are exempt from the operation of this order. However, unless they are otherwise exempt from price control, they shall remain subject to the appropriate maximum price regulation or order:

(a) Sales by persons on board common carriers (when operated as such), including railroad dining cars, club cars, bar cars, and buffet cars, or sales otherwise governed by Restaurant Maximum Price Regulation 1 (Dining Car Regulation).

(b) Sales by public and private hospitals insofar as they serve to patients.

(c) Sales by eating cooperatives formed by members of the Armed Forces (as, for example, officers' mess) operated as a non-profit cooperative (where no part of the net earnings inures to the benefit of any individual) which sells food items or meals on a cost basis (or as near thereto as reasonable accounting methods will permit), and substantially all sales of which are made to members of the Armed Forces who are members of the cooperative.

(d) Sales where the beverages subject to this order are included in, and sold as part of, a meal and where the price of such beverage is included in the price of the meal. (Such sales remain under Restaurant Maximum Price Regulation 4-1).

(e) Sales by the war Department or the Department of Navy of the United States through such Departments' sales stores, including commissaries, ships' stores ashore, and by stores operated as army canteens, post exchanges, or ships' activities.

(f) Bona fide private clubs insofar as such clubs sell only to members or bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales an eating or drinking establishment and subject to this order. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and unless it is otherwise operated as a private club.

No club organized after the effective date of this order shall be exempt unless

and until it has filed a request for exemption with the District Office of the Office of Price Administration of the area in which it is located, furnishing such information as may be required, and has received a communication from such office authorizing exemption as a private club.

Sec. 8. Evasion. If you are an operator of an eating or drinking establishment you must not evade the ceiling prices established by this order by any type of scheme or device; among other things (this is not an attempt to list all evasive practices) you must not:

(a) Institute any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not have in effect on any corresponding day during the seven-day period from April 4, 1943, to April 10, 1943, or

(b) Increase any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did have in effect on any corresponding day during the seven-day period from April 4 to April 10, 1943, or

(c) Require as a condition of sale of a beverage the purchase of other items or meals.

Sec. 9. Records and menus. If you are an operator of an eating or drinking establishment subject to this order you must observe the requirements of General Order 50, as well as Restaurant Maximum Price Regulation No. 4-1, either as revised and amended or as may be revised and amended, with reference to the filing and keeping of menus and the preservation and keeping of customary and future records. Among other provisions of General Order No. 50, are the following:

(a) Preserve all existing records relating to prices, cost and sales of food items, meals and beverages;

(b) Continue to prepare and maintain such records as have been ordinarily kept;

(c) Keep for examination by the Office of Price Administration two copies of each menu used by the establishment each day, or a daily record in duplicate of the prices charged for food items, beverages and meals. If the establishment has customarily used menus, it must continue to do so.

Sec. 10. Posting of prices. If you are an operator of an eating and drinking establishment you must post and keep posted, the ceiling prices of the beverages subject to this order sold by your establishment, either by:

(a) Supplying the customers menus or bills of fare showing the beverages subject to this order which are sold by the establishment; and showing the brand name, quantity and ceiling price of each kind and type of bottled beverage, and the quantity and ceiling price of all beverages sold on draught.

(b) Posting a sign giving the same information as required on menus or bills of fare by subparagraph (a) above. Such a sign must be posted in the establishment at a place where it can easily be read by the customers. If you prefer

you may use a similar sign furnished by the Office of Price Administration.

Sec. 11. Posting of group number. If you operate an eating or drinking establishment selling at retail beverages subject to this order you must post, and keep posted, in the premises a card clearly visible to purchasers showing the group number of your establishment as classified under this order. The card must read "OPA 1B", "OPA 2B", or "OPA 3B", whichever is applicable. You may use the card furnished you for this purpose by the War Price and Rationing Board.

Sec. 12. Receipts and sales slips. Regardless of whether or not receipts have customarily been issued, upon request by any customer at the time of payment, a receipt containing a full description of the beverage sold and the price of same must be issued. Such receipts must show the date of issue and bear the signature of the person issuing same.

If you customarily issued receipts or sales slips you may not now discontinue the practice.

Sec. 13. Operation of several places. If you own or operate more than one place selling beverages subject to this order you must do everything required by this regulation for each place separately.

Sec. 14. Enforcement. If you violate any provision of this regulation you are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspensions of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 15. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. If you are a seller subject to this order your license may be suspended for violation of the license or of the order. If your license is suspended you may not, during the period of suspension, make any sale for which your license has been suspended.

Sec. 16. Relation to other maximum price regulations. This order supersedes the provisions of Maximum Price Regulation No. 259 and the General Maximum Price Regulation insofar as such provisions were applicable to sales at retail by eating and drinking establishments of beverages subject to this order. Sales of beverages subject to this order when sold as part of a meal and when the price of same is included in the meal remain subject to the provisions of Restaurant Maximum Price Regulation 4-1.

Sec. 17. Definitions. (a) "Malt beverage" is any malt beverage produced either within or without the Continental United States, and includes those commonly designated as beer, lager beer, ale, porter and stout.

(b) "Cereal beverage" is any beverage produced from cereals either within or without the Continental United States and commonly known as "near-beer".

(c) "On draught" means dispensed by a seller at retail from any container of $\frac{1}{8}$ barrel or larger size.

(d) "Person" includes an individual, corporation, partnership, association, or

any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(e) "Sales at retail" or "selling at retail" means a sale or selling to an ultimate consumer other than an industrial or commercial user.

(f) "Eating or drinking establishment" shall include any place, establishment or location, whether temporary or permanent in which any prepared food item or meal, or any beverage is sold for immediate consumption on the premises or to be carried away without substantial change in form or substance. However, grocery and other stores that do not sell food items or meals, or beverages for immediate consumption on the premises are specifically excluded from this definition.

(g) "Other definitions." Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in § 1499.20 of the General Maximum Price Regulation, shall apply to the other terms used herein.

SEC. 18. Petitions for amendment. Any person dissatisfied with any of the provisions of this order may request the Office of Price Administration to amend the order. Such petition for amendment must be filed in pursuance of the provisions of Revised Procedural Regulation No. 1, except that the petition for amendment shall be directed to, filed with, and acted upon, by the District Director of the Jacksonville District Office.

SEC. 19. Revocation and amendment. This order may be revoked, amended, or corrected at any time.

SEC. 20. Effective date. This order shall become effective July 1, 1944.

NOTE: The reporting and record keeping requirements of this order have been approved by the Bureau of the Budget and in accordance with the Federal Reports Act of 1942.

(Public Laws 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681, General Order 50, 8 F.R. 4808)

Issued at Jacksonville, Florida, this 22d day of June 1944.

W. F. KEEHAN,
Acting District Director.

APPENDIX A

Group 1B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine.....	25	50
Budweiser.....	25	50
Canadian Ace.....	25	50
Downs Art and Art.....	25	50
Miller High Life.....	25	50
Pabst Blue Ribbon.....	25	50
Schlitz.....	25	50
Van Merritt.....	25	50
Carta Blanca.....	35	-----
Doran's Export Lager Beer.....	35	-----
All other brands not listed above.....	20	40
Draught beer:		
8-ounce glass.....	13	-----
10-ounce glass.....	15	-----
All over 12-ounce glasses.....	17	-----

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

Group 2B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine.....	20	42
Budweiser.....	20	42
Canadian Ace.....	20	42
Downs Art and Art.....	20	42
Miller High Life.....	20	42
Pabst Blue Ribbon.....	20	42
Schlitz.....	20	42
Van Merritt.....	20	42
Carta Blanca.....	35	-----
Doran's Export Lager Beer.....	35	-----
All other brands not listed above.....	16	35
Draught beer:		
8-ounce glass.....	10	-----
10-ounce glass.....	11	-----
All over 12-ounce glasses.....	15	-----

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

Group 3B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine.....	17	37
Budweiser.....	17	37
Canadian Ace.....	17	37
Downs Art and Art.....	17	37
Miller High Life.....	17	37
Pabst Blue Ribbon.....	17	37
Schlitz.....	17	37
Van Merritt.....	17	37
Carta Blanca.....	35	-----
Doran's Export Lager Beer.....	35	-----
All other brands not listed above.....	12	20
Draught beer:		
8-ounce glass.....	10	-----
10-ounce glass.....	11	-----
All over 12-ounce glasses.....	15	-----

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

[F. R. Doc. 44-9300; Filed, July 5, 1944; 4:34 p. m.]

[Nashville Order G-1 Under Gen. Order 50]
MALT AND CEREAL BEVERAGES IN DESIGNATED AREAS OF TENNESSEE AND VIRGINIA

Order No. G-1 Under General Order No. 50. Maximum prices for malt and cereal beverages in certain areas.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Nashville District Office of Region IV of the Office of Price Administration by General Order No. 50 issued by the Administrator of the Office of Price Administration, and Region IV Revised Delegation Order No. 17, issued May 5, 1944, it is hereby ordered:

SECTION 1. Purpose of order. It is the purpose of this order to establish specific maximum prices for malt and cereal beverages including those commonly known as ale, beer and near-beer, either in containers or on draught when sold or offered for sale at retail by any eating, or drinking establishment, either for con-

sumption on the premises or when carried away.

SEC. 2. Geographical applicability. The provisions of this order extend to all eating and drinking places or establishments located within the limits of the following named counties of the State of Tennessee: Anderson, Bledsoe, Blount, Bradley, Campbell, Cannon, Carter, Cheatham, Clay, Claiborne, Cocke, Cumberland, Davidson, DeKalb, Fentress, Grainger, Greene, Hamblen, Hamilton, Hancock, Hawkins, Jackson, Jefferson, Johnson, Knox, Loudon, Macon, McMinn, Meigs, Monroe, Morgan, Overton, Pickett, Polk, Putnam, Rhea, Roane, Robertson, Rutherford, Scott, Sequatchie, Sevier, Smith, Sullivan, Sumner, Trousdale, Union, Van Buren, Warren, Washington, White, Williamson, Wilson—and the municipality of Bristol, Virginia.

SEC. 3. Ceiling prices. (a) On and after July 1, 1944, if you operate an eating or drinking establishment, you may not sell or offer for sale any beverage subject to this order at prices higher than the applicable ceiling prices listed in Appendix A hereof. You may, of course, charge lower prices at any time.

(b) If you sell any beverage subject to this order which is not specifically listed in Appendix A hereof, and if you believe that the maximum price specified under the applicable heading "All other brands not listed above" is not appropriate to such beverage, you may make application to the Nashville District Office of the Office of Price Administration requesting that such beverage be specifically included in Appendix A hereof. With or without such application the Nashville District Office of the Office of Price Administration may, at any time and from time to time, add new or unlisted beverages, brands, types or sizes, together with maximum prices for same to the lists set forth in Appendix A hereof.

SEC. 4. How to figure your ceiling prices. (a) This order divides eating and drinking establishments into three different groups and gives each group a different ceiling price. The group to which you belong depends on your legal ceiling prices in effect during the base period of April 4-10, 1943. You must figure the group to which you belong on the basis of your correct legal ceiling prices for that period.

(b) The group to which you belong depends on your legal ceiling prices for the beverages subject to this order in effect during the base period of April 4-10, 1943. If your legal ceiling prices for various brands and types of beverages subject to this order vary so that your ceiling prices on some brands or types seem to place you in one particular group and ceiling prices on others seem to classify you into a different group, you must classify yourself into the particular group representative of the prices at which the greater number of your sales were made. You must figure the group to which you belong as follows:

(1) **Group 1B.** Your establishment belongs to Group 1B, if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages

subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 1B establishments.

(2) *Group 2B.* Your establishment belongs to Group 2B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 2B establishments, but were less than those provided in Appendix A for Group 1B establishments.

(3) *Group 3B.* Your establishment belongs to Group 3B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were less than the prices listed in Appendix A hereof for Group 2B establishments. All establishments not in operation during the base period of April 4-10, 1943 also belong to Group 3B.

(c) If your eating or drinking establishment was not in operation during the base period of April 4-10, 1943, and, if the nearest similar eating or drinking establishment of the same type is one which is properly classified in Group 1B or Group 2B, you may file an application with the Nashville District Office of the Office of Price Administration requesting that your establishment be reclassified into the same group to which its nearest similar eating or drinking establishment of the same type belongs. Until your application is acted upon and your establishment is reclassified, it must retain the classification of a Group 3B seller, and must observe the ceiling prices as provided for that group in Appendix A hereof. All such applications for reclassification must contain the following information:

1. Name and address of the establishment and of its owner or owners.

2. A description of the establishment showing its type (such as night club, hotel, restaurant, tavern) and the date it began operating.

3. The selling prices by brand name of all beverages sold since the beginning of its operation.

4. The names of the three nearest eating and drinking establishments of the same type, and their group number as determined under this order.

5. Any other information pertinent to such application, or which may be requested by the Office of Price Administration.

SEC. 5. Filing with War Price and Rationing Board. When you have figured your proper group under section 4 above, you must, on or before July 10, 1944, file with your War Price and Rationing Board a signed statement with the name and address of your establishment, its type (such as night club, hotel, restaurant, tavern) and the group to which it belongs. Thereupon the War Price and Rationing Board will send you a card bearing your group number.

SEC. 6. Modification of prices. After you have determined your group and have put into effect the ceiling prices provided in this order for that group, the Office of Price Administration District Director for the District in which your establishment is located may direct you to charge lower ceiling prices:

(a) If, on the basis of your April 4-10, 1943 legal ceiling prices, this order, prop-

erly applied, requires you to be placed into a group with lower ceiling prices.

(b) If, as a result of speculative, unwarranted, or abnormal increases, contrary to the purpose of the Emergency Price Control Act, as amended, your legal ceiling prices on April 4-10, 1943, were excessive in relation to the legal ceiling prices of other comparable establishments in the District.

SEC. 7. Exempt sales. The following sales are exempt from the operation of this order. However, unless they are otherwise exempt from price control, they shall remain subject to the appropriate maximum price regulation or order:

(a) Sales by persons on board common carriers (when operated as such), including railroad dining cars, club cars, bar cars, and buffet cars, or sales otherwise governed by Restaurant Maximum Price Regulation 1 (Dining Car Regulation).

(b) Sales by public and private hospitals insofar as they serve to patients.

(c) Sales by eating cooperatives formed by members of the Armed Forces (as, for example, officers' mess) operated as a nonprofit cooperative (where no part of the net earnings inures to the benefit of any individual) which sells food items or meals on a cost basis (or as near thereto as reasonable accounting methods will permit), and substantially all sales of which are made to members of the Armed Forces who are members of the cooperative.

(d) Sales where the beverages subject to this order are included in, and sold as part of, a meal and where the price of such beverage is included in the price of the meal. (Such sales remain under Restaurant Maximum Price Regulation 4-1.)

(e) Sales by the War Department or the Department of Navy of the United States through such Departments' sales stores, including commissaries, ships' stores ashore, and by stores operated as army canteens, post exchanges, or ships' activities.

(f) Bona Fide private clubs insofar as such clubs sell only to members or bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales an eating or drinking establishment and subject to this order. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and unless it is otherwise operated as a private club.

No club organized after the effective date of this order shall be exempt unless and until it has filed a request for exemption with the District Office of the Office of Price Administration of the area in which it is located, furnishing such information as may be required, and has received a communication from such office authorizing exemption as a private club.

SEC. 8. Evasion. If you are an operator of an eating or drinking establishment

you must not evade the ceiling prices established by this order by any type of scheme or device; among other things (this is not an attempt to list all evasive practices) you must not:

(a) Institute any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not have in effect on any corresponding day during the seven-day period from April 4, 1943 to April 10, 1943, or

(b) Increase any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did have in effect on any corresponding day during the seven-day period from April 4 to April 10, 1943, or

(c) Require as a condition of sale of a beverage the purchase of other items or meals.

SEC. 9. Records and menus. If you are an operator of an eating or drinking establishment subject to this order you must observe the requirements of General Order 50, as well as Restaurant Maximum Price Regulation No. 4-1, either as revised and amended or as may be revised and amended, with reference to the filing and keeping of menus and the preservation and keeping of customary and future records. Among other provisions of General Order No. 50, are the following:

(a) Preserve all existing records relating to prices, cost and sales of food items, meals and beverages;

(b) Continue to prepare and maintain such records as have been ordinarily kept;

(c) Keep for examination by the Office of Price Administration two copies of each menu used by the establishment each day, or a daily record in duplicate of the prices charged for food items, beverages and meals. If the establishment has customarily used menus, it must continue to do so.

SEC. 10. Posting of prices. If you are an operator of an eating and drinking establishment you must post and keep posted, the ceiling prices of the beverages subject to this order sold by your establishment, either by:

(a) Supplying the customers menus or bills of fare showing the beverages subject to this order which are sold by the establishment; and showing the brand name, quantity and ceiling price of each kind and type of bottled beverage, and the quantity and ceiling price of all beverages sold on draught.

(b) Posting a sign giving the same information as required on menus or bills of fare by subparagraph (a) above. Such a sign must be posted in the establishment at a place where it can easily be read by the customers. If you prefer you may use a similar sign furnished by the Office of Price Administration.

SEC. 11. Posting of group number. If you operate an eating or drinking establishment selling at retail beverages subject to this order you must post, and keep posted, in the premises a card clearly visible to purchasers showing the group number of your establishment as classified under this order. The card must read "OPA 1B," "OPA 2B," or "OPA 3B," which ever is applicable.

You may use the card furnished you for this purpose by the War Price and Rationing Board.

SEC. 12. *Receipts and sales slips.* Regardless of whether or not receipts have customarily been issued, upon request by any customer at the time of payment, a receipt containing a full description of the beverage sold and the price of same must be issued. Such receipts must show the date of issue and bear the signature of the person issuing same.

If you have customarily issued receipts or sales slips, you may not now discontinue the practice.

SEC. 13. *Operation of several places.* If you own or operate more than one place selling beverages subject to this order you must do everything required by this regulation for each place separately.

SEC. 14. *Enforcement.* If you violate any provision of this regulation you are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspensions of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15. *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. If you are a seller subject to this order your license may be suspended for violation of the license or of the order. If your license is suspended you may not, during the period of suspension, make any sale for which your license has been suspended.

SEC. 16. *Relation to other maximum price regulations.* This order supersedes the provisions of Maximum Price Regulation No. 259 and the General Maximum Price Regulation insofar as such provisions were applicable to sales at retail by eating and drinking establishments of beverages subject to this order. Sales of beverages subject to this order when sold as part of a meal and when the price of same is included in the meal remain subject to the provisions of Restaurant Maximum Price Regulation 4-1.

SEC. 17. *Definitions.* (a) "Malt beverage" is any malt beverage produced either within or without the Continental United States, and includes those commonly designated as beer, lager beer, ale, porter and stout.

(b) "Cereal beverage" is any beverage produced from cereals either within or without the Continental United States and commonly known as "near-beer."

(c) "On draught" means dispensed by a seller at retail from any container of $\frac{1}{8}$ barrel or larger size.

(d) "Person" includes an individual corporation, partnership, association, or any other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(e) "Sales at retail" or "selling at retail" means a sale or selling to an ultimate consumer other than an industrial or commercial user.

(f) "Eating or drinking establishment" shall include any place, establish-

ment or location, whether temporary or permanent, in which any prepared food item or meal, or any beverage is sold for immediate consumption on the premises or to be carried away without substantial change in form or substance. However, grocery and other stores that do not sell feed items or meals, or beverages for immediate consumption on the premises are specifically excluded from this definition.

(g) "Other definitions." Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in § 1499.20 of the General Maximum Price Regulation, shall apply to the other terms used herein.

SEC. 18. *Petitions for amendment.* Any person dissatisfied with any of the provisions of this order may request the Office of Price Administration to amend the order. Such petition for amendment must be filed in pursuance of the provisions of Revised Procedural Regulation No. 1, except that the petition for amendment shall be directed to, filed with, and acted upon, by the District Director of the Nashville District Office.

SEC. 19. *Taxes.* Sellers who are required to pay a Federal Excise Tax on cabarets may add the same to the prices shown in Appendix A, provided such tax is separately stated and collected. All other Federal and State taxes are included in the prices shown in Appendix A hereof.

SEC. 20. *Revocation and amendment.* This order may be revoked, amended, or corrected at any time.

SEC. 21. *Effective date.* This order shall become effective July 1, 1944.

NOTE: The reporting and record keeping requirements of this order have been approved by the Bureau of the Budget and in accordance with the Federal Reports Act of 1942.

(Public Laws 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681, General Order 50, 8 F.R. 4808)

Issued at Nashville, Tennessee, this 19th day of June 1944.

SAM M. BONEY,
District Director.

APPENDIX A

Group 1B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Carta Blanca—Mexican Beer.....	23	43
Doran's Export Beer and Ale.....	23	43
Ballantine Ale.....	23	43
Barbarossa Beer.....	23	43
Budweiser Beer.....	23	43
Bruck's Beer.....	23	43
Embassy Club Beer.....	23	43
Millers Hi-Life Beer.....	23	43
Pabst Blue Ribbon Beer.....	23	43
Red Top Ale.....	23	43
Schlitz Beer.....	23	43
All other brands not listed above.....	23	43
Draught beer:		
6-ounce glass.....	8	
8-ounce glass.....	10	
10-ounce glass.....	12	
12-ounce glass.....	14	
14-ounce glass.....	16	
16-ounce glass.....	18	

Any other cune than listed shall be \$0.01 per cune.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

Group 2B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Carta Blanca—Mexican Beer.....	20	40
Doran's Export Beer and Ale.....	20	40
Ballantine Ale.....	20	40
Barbarossa Beer.....	20	40
Budweiser Beer.....	20	40
Bruck's Beer.....	20	40
Embassy Club Beer.....	20	40
Millers Hi-Life Beer.....	20	40
Pabst Blue Ribbon Beer.....	20	40
Red Top Ale.....	20	40
Schlitz Beer.....	20	40
All other brands not listed above.....	15	25
Draught beer:		
6-ounce glass.....	6	
8-ounce glass.....	8	
10-ounce glass.....	10	
12-ounce glass.....	12	
14-ounce glass.....	14	
16-ounce glass.....	16	

Any other cune than listed shall be \$0.01 per cune.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

Group 3B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Carta Blanca—Mexican Beer.....	27	45
Doran's Export Beer and Ale.....	27	45
Ballantine Ale.....	17	40
Barbarossa Beer.....	17	40
Budweiser Beer.....	17	40
Bruck's Beer.....	17	40
Embassy Club Beer.....	17	40
Millers Hi-Life Beer.....	17	40
Pabst Blue Ribbon Beer.....	17	40
Red Top Ale.....	17	40
Schlitz Beer.....	17	40
All other brands not listed above.....	12	20
Draught beer:		
6-ounce glass.....	6	
8-ounce glass.....	8	
10-ounce glass.....	10	
12-ounce glass.....	12	
14-ounce glass.....	14	
16-ounce glass.....	16	

Any other cune than listed shall be \$0.01 per cune.

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected.

[F. R. Doc. 44-8833; Filed, July 5, 1944; 4:34 p. m.]

[Jackson Order G-1 Under Gen. Order 59]

MALT AND CEREAL BEVERAGES IN MISSISSIPPI

Order No. G-1 under General Order No. 50. Maximum prices for malt and cereal beverages in the State of Mississippi.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Jackson (Mississippi) District Office of Region IV of the Office of Price Administration by General Order No. 50 issued by the Administrator of the Office of Price Administration, and Region IV Revised Delegation Order No. 17, issued May 5, 1944, it is hereby ordered:

SEC. 1. Purpose of order. It is the purpose of this order to establish specific maximum prices for malt and cereal beverages including those commonly known as ale, beer and near-beer, either in containers or on draught when sold or offered for sale at retail by any eating, or drinking establishment, either for consumption on the premises or when carried away.

SEC. 2. Geographical applicability. The provisions of this order extend to all eating and drinking places or establishments located within the limits of the entire State of Mississippi.

SEC. 3. Ceiling prices. (a) On and after June 9, 1944, if you operate an eating or drinking establishment, you may not sell or offer for sale any beverage subject to this order at prices higher than the applicable ceiling prices listed in Appendix A hereof. You may, of course, charge lower prices at any time.

(b) If you sell any beverage subject to this order which is not specifically listed in Appendix A hereof, and if you believe that the maximum price specified under the applicable heading "All other brands not listed above" is not appropriate to such beverage, you may make application to the Jackson District Office of the Office of Price Administration requesting that such beverage be specifically included in Appendix A hereof. With or without such application the Jackson District Office of the Office of Price Administration may, at any time and from time to time, add new or unlisted beverages, brands, types or sizes, together with maximum prices for same to the lists set forth in Appendix A hereof.

(c) You may not add any taxes to your ceiling prices set forth in Appendix A hereof except those specifically provided therein, as all other taxes were taken into consideration in establishing the ceiling prices for each group as set forth in Appendix A.

SEC. 4. How to figure your ceiling prices. (a) This order divides eating and drinking establishments into three different groups and gives each group a different ceiling price. The group to which you belong depends on your legal ceiling prices in effect during the base period of April 4-10, 1943. You must figure the group to which you belong on the basis of your correct legal ceiling prices for that period.

(b) The group to which you belong depends on your legal ceiling prices for the beverages subject to this order in effect during the base period of April 4-10, 1943. If your legal ceiling prices for various brands and types of beverages subject to this order vary so that your ceiling prices on some brands or types seem to place you in one particular group and ceiling prices on others seem to classify you into a different group, you must classify yourself into the particular group representative of the prices at which the greater number of your sales were made. You must figure the group to which you belong as follows:

(1) **Group 1B.** Your establishment belongs to Group 1B, if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages

subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 1B establishments.

(2) **Group 2B.** Your establishment belongs to Group 2B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were the same as, or more than the prices listed in Appendix A hereof for Group 2B establishments, but were less than those provided in Appendix A for Group 1B establishments.

(3) **Group 3B.** Your establishment belongs to Group 3B if during the base period of April 4-10, 1943 your legally established ceiling prices for beverages subject to this order were less than the prices listed in Appendix A hereof for Group 2B establishments. All establishments not in operation during the base period of April 4-10, 1943 also belong to Group 3B.

(c) If your eating or drinking establishment was not in operation during the base period of April 4-10, 1943, and, if the nearest similar eating or drinking establishment of the same type is one which is properly classified in Group 1B or Group 2B, you may file an application with the Jackson District Office of the Office of Price Administration requesting that your establishment be reclassified into the same group to which its nearest similar eating or drinking establishment of the same type belongs. Until your application is acted upon and your establishment is reclassified, it must retain the classification of a Group 3B seller, and must observe the ceiling prices as provided for that group in Appendix A hereof. All such applications for reclassification must contain the following information:

1. Name and address of the establishment and of its owner or owners.

2. A description of the establishment showing its type (such as night club, hotel, restaurant, tavern) and the date it began operating.

3. The selling prices by brand name of all beverages sold since the beginning of its operation.

4. The names of the three nearest eating and drinking establishments of the same type, and their group number as determined under this order.

5. Any other information pertinent to such application, or which may be requested by the Office of Price Administration.

SEC. 5. Filing with War Price and Rationing Board. When you have figured your proper group under section 4 above, you must, on or before June 19, 1944, file with your War Price and Rationing Board a signed statement with the name and address of your establishment, its type (such as night club, hotel, restaurant, tavern) and the group to which it belongs. Thereupon the War Price and Rationing Board will send you a card bearing your group number.

SEC. 6. Modification of prices. After you have determined your group and have put into effect the ceiling prices provided in this order for that group, the Office of Price Administration District Director for the district in which

your establishment is located may direct you to charge lower ceiling prices:

(a) If, on the basis of your April 4-10, 1943 legal ceiling prices, this order, properly applied, requires you to be placed into a group with lower ceiling prices.

(b) If, as a result of speculative, unwarranted, or abnormal increases, contrary to the purpose of the Emergency Price Control Act, as amended, your legal ceiling prices on April 4-10, 1943, were excessive in relation to the legal ceiling prices of other comparable establishments in the District.

SEC. 7. Exempt sales. The following sales are exempt from the operation of this order. However, unless they are otherwise exempt from price control, they shall remain subject to the appropriate maximum price regulation or order:

(a) Sales by persons on board common carriers (when operated as such) including railroad dining cars, club cars, bar cars, and buffet cars, or sales otherwise governed by Restaurant Maximum Price Regulation 1 (Dining Car Regulation).

(b) Sales by public and private hospitals insofar as they serve to patients.

(c) Sales by eating cooperatives formed by members of the Armed Forces (as, for example, officers' mess) operated as a non-profit cooperative (where no part of the net earnings inures to the benefit of any individual) which sells food items or meals on a cost basis (or as near thereto as reasonable accounting methods will permit), and substantially all sales of which are made to members of the Armed Forces who are members of the cooperative.

(d) Sales where the beverages subject to this order are included in, and sold as part of, a meal and where the price of such beverage is included in the price of the meal. (Such sales remain under Restaurant Maximum Price Regulation 4-1).

(e) Sales by the War Department or the Department of Navy of the United States through such Departments' sales stores, including commissaries, ships' stores ashore, and by stores operated as army canteens, post exchanges, or ships' activities.

(f) Bona fide private clubs insofar as such clubs sell only to members or bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales an eating and drinking establishment and subject to this Order. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and unless it is otherwise operated as a private club.

No club organized after the effective date of this order shall be exempt unless and until it has filed a request for exemption with the District Office of the Office of Price Administration of the area in which it is located, furnishing such information as may be required,

and has received a communication from such office authorizing exemption as a private club.

SEC. 8. Evasion. If you are an operator of an eating or drinking establishment you must not evade the ceiling prices established by this order by any type of scheme or device; among other things (this is not an attempt to list all evasive practices) you must not:

(a) Institute any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not have in effect on any corresponding day during the seven-day period from April 4, 1943 to April 10, 1943, or

(b) Increase any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not have in effect on any corresponding day during the seven-day period from April 4 to April 10, 1943, or

(c) Require as a condition of sale of a beverage the purchase of other items or meals.

SEC. 9. Records and Menus. If you are an operator of an eating or drinking establishment subject to this order you must observe the requirements of General Order 50, as well as Restaurant Maximum Price Regulation No. 4-1, either as revised and amended or as may be revised and amended, with reference to the filing and keeping of menus and the preservation and keeping of customary and future records. Among other provisions of General Order No. 50, are the following:

(a) Preserve all existing records relating to prices, cost and sales of food items, meals and beverages;

(b) Continue to prepare and maintain such records as have been ordinarily kept;

(c) Keep for examination by the Office of Price Administration two copies of each menu used by the establishment each day, or a daily record in duplicate of the prices charged for food items, beverages and meals. If the establishment has customarily used menus, it must continue to do so.

SEC. 10. Posting of prices. If you are an operator of an eating and drinking establishment you must post and keep posted, the ceiling prices of the beverages subject to this order sold by your establishment, either by:

(a) Supplying the customers menus or bills of fare showing the beverages subject to this order which are sold by the establishment; and showing the brand name, quantity and ceiling price of each kind and type of bottled beverage, and the quantity and ceiling price of all beverages sold on draught.

(b) Posting a sign giving the same information as required on menus or bills of fare by subparagraph (a) above. Such a sign must be posted in the establishment at a place where it can easily be read by the customers. If you prefer you may use a similar sign furnished by the Office of Price Administration.

SEC. 11. Posting of group number. If you operate an eating or drinking establishment selling at retail beverages subject to this order you must post, and keep

posted, in the premises a card clearly visible to purchasers showing the group number of your establishment as classified under this order. The card must read "OPA 1B" or "OPA 2B" or "OPA 3B", whichever is applicable. You may use the card furnished you for this purpose by the War Price and Rationing Board.

SEC. 12. Receipts and sales slips. Regardless of whether or not receipts have customarily been issued, upon request by any customer at the time of payment, a receipt containing a full description of the beverage sold and the price of same must be issued. Such receipts must show the date of issue and bear the signature of the person issuing same.

If you have customarily issued receipts or sales slips, you may not now discontinue the practice.

SEC. 13. Operation of several places. If you own or operate more than one place selling beverages subject to this order you must do everything required by this regulation for each place separately.

SEC. 14. Enforcement. If you violate any provision of this regulation you are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspensions of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. If you are a seller subject to this order your license may be suspended for violation of the license or of the order. If your license is suspended you may not, during the period of suspension, make any sale for which your license has been suspended.

SEC. 16. Relation to other maximum price regulations. This order supersedes the provisions of Maximum Price Regulation No. 259 and the General Maximum Price Regulation insofar as such provisions were applicable to sales at retail by eating and drinking establishments of beverages subject to this order. Sales of beverages subject to this order when sold as part of a meal and when the price of same is included in the meal remain subject to the provisions of Restaurant Maximum Price Regulation 4-1.

SEC. 17. Definitions. (a) "Malt beverage" is any malt beverage produced either within or without the Continental United States, and includes those commonly designated as beer, lager beer, ale, porter and stout.

(b) "Cereal beverage" is any beverage produced from cereals either within or without the Continental United States and commonly known as "near-beer".

(c) "On draught" means dispensed by a seller at retail from any container of $\frac{1}{2}$ barrel or larger size.

(d) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political

subdivisions, or any agency of any of the foregoing.

(e) "Sales at retail" or "selling at retail" means a sale or selling to an ultimate consumer other than an industrial or commercial user.

(f) "Eating or drinking establishment" shall include any place establishment or location, whether temporary or permanent, in which any prepared food item or meal, or any beverage is sold for immediate consumption on the premises or to be carried away without substantial change in form or substance. However, grocery and other stores that do not sell food items or meals, or beverages for immediate consumption on the premises are specifically excluded from this definition.

(g) "Other definitions". Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in § 1499.20 of the General Maximum Price Regulation, shall apply to the other terms used herein.

SEC. 18. Petitions for amendment. Any person dissatisfied with any of the provisions of this order may request the Office of Price Administration to amend the order. Such petition for amendment must be filed in pursuance of the provisions of Revised Procedural Regulation No. 1, except that the petition for amendment shall be directed to, filed with, and acted upon, by the District Director of the Jackson District Office.

SEC. 19. Revocation and amendment. This order may be revoked, amended, or corrected at any time.

SEC. 20. Effective date. This order shall become effective June 9, 1944.

NOTE: The reporting and record keeping requirements of this order have been approved by the Bureau of the Budget and in accordance with the Federal Reports Act of 1942.

(Public Law 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681, General Order 50, 8 F.R. 4808)

Issued at Jackson, Mississippi, this June 5, 1944.

DEWEY S. DEARMAN,
Acting District Director.

APPENDIX A

Group 1B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine Ale.....	25	61
Bartons.....	25	61
Budweiser.....	25	61
Burger Brand.....	25	61
Canadian Ale.....	25	61
Carling's Red Cap Ale.....	25	61
Carta Blanca.....	25	61
Embassy Club.....	25	61
Gold Coast.....	25	61
Pabst Blue Ribbon.....	25	61
Schlitz.....	25	61
Shiner Beer.....	25	61
Van Wyck.....	25	61
All other brands not listed above.....	20	45
Draught beer:		
8-ounce glass.....	9	
16-ounce glass.....	11	
12-ounce glass.....	13	
14-ounce glass.....	15	
16-ounce glass.....	17	

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected. All sellers may add to above price the Mississippi Sales Tax, if separately stated and collected. Only the exact amount of the tax may be added. To illustrate, only four mills (or tokens) may be added to a maximum listed price of 20¢; one cent or 10 mills (tokens) may be added to the listed maximum price of 51¢.

All sellers who are required to, and pay the Mississippi "black market" tax of 10% levied on commodities, the sales of which are prohibited by law, as provided by House Bill No. 892, enacted by the Legislature of the State of Mississippi at the regular 1944 session thereof, may add same to the maximum price listed above, if separately stated and collected.

APPENDIX A

Group 2B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine Ale.....	21	47
Barbarossa.....	21	47
Budweiser.....	21	47
Burger Brau.....	21	47
Canadian Ace.....	21	47
Carlings Red Cap Ale.....	21	47
Carta Blanca.....	21	47
Embassy Club.....	21	47
Gold Coast.....	21	47
Pabst Blue Ribbon.....	21	47
Schlitz.....	21	47
Silver Fox.....	21	47
Van Wyck.....	21	47
All other brands not listed above.....	16	41
Draught beer:		
8-ounce glass.....	08	-----
10-ounce glass.....	10	-----
12-ounce glass.....	12	-----
14-ounce glass.....	14	-----
16-ounce glass.....	16	-----

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected. All sellers may add to above price the Mississippi Sales Tax, if separately stated and collected. Only the exact amount of the tax may be added. To illustrate, only four mills (or tokens) may be added to a maximum listed price of 21¢; nine mills (tokens) may be added to the listed maximum price of 47¢.

All sellers who are required to, and pay the Mississippi "black market" tax of 10% levied on commodities, the sales of which are prohibited by law, as provided by House Bill No. 892, enacted by the Legislature of the State of Mississippi at the regular 1944 session thereof, may add same to the maximum price listed above, if separately stated and collected.

Group 3B.

Brand or trade name	Maximum price per bottle	
	12 ounce (cents)	32 ounce (cents)
Ballantine Ale.....	20	42
Barbarossa.....	20	42
Budweiser.....	20	42
Burger Brau.....	20	42
Canadian Ace.....	20	42
Carlings Red Cap Ale.....	20	42
Carta Blanca.....	20	42
Embassy Club.....	20	42
Gold Coast.....	20	42
Pabst Blue Ribbon.....	20	42
Schlitz.....	20	42
Silver Fox.....	20	42
Van Wyck.....	20	42
All other brands not listed above.....	15	37
Draught beer:		
8-ounce glass.....	08	-----
10-ounce glass.....	01	-----
12-ounce glass.....	12	-----
14-ounce glass.....	14	-----
16-ounce glass.....	16	-----

Sellers who are required to pay a Federal Excise Tax on cabarets may add same to above price if such tax is separately stated and collected. All sellers may add to above price the Mississippi sales tax, if separately stated and collected. Only the exact amount of the tax may be added. To illustrate, only four mills (or tokens) may be added to a maximum listed price of 20¢; eight mills (tokens) may be added to the listed maximum price of 42¢.

All sellers who are required to, and pay the Mississippi "black market" tax of 10% levied on commodities, the sales of which are prohibited by law, as provided by House Bill No. 892, enacted by the Legislature of the State of Mississippi at the regular 1944 session thereof, may add same to the maximum price listed above, if separately stated and collected.

[F. R. Doc. 44-9898; Filed, July 5, 1944; 4:35 p. m.]

[Atlanta Order G-1 Under MPR 426, Amdt. 1]

ICEBERG LETTUCE IN ATLANTA, GA.

Amendment No. 1 to Order No. G-1 under Maximum Price Regulation No. 426, as amended. Fresh fruits and vegetables for table use, sales except at retail. Adjustment of maximum prices for certain sales of iceberg lettuce in less than carlot or less than trucklot quantities.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Atlanta District Office of the Office of Price Administration by section 2 (b) of Maximum Price Regulation No. 426, as amended, and Regional Delegation Order No. 16, it is hereby ordered:

I. Paragraph (a) (1) is amended to read as follows:

(1) The maximum price for a sale of iceberg lettuce in L. A. or Salinas crates containing not less than 48 heads with a minimum weight of 60 pounds shall be:

(i) On a sale by an intermediate seller whose selling establishment is located within the Cities of or free delivery zones of Macon and Columbus, Georgia, and who received the particular lot of lettuce, from which the sale is being made, in carlot quantities, or whose selling establishment is located within the free delivery zone of Atlanta, Georgia, to another intermediate seller;

(a) When sold f. o. b. seller's platform or delivered to the purchaser's establishment located within one of the named cities or free delivery zones thereof, \$5.24 per crate.

(b) When delivered to the premises of the purchaser not located in the Cities of or the free delivery zones of Macon, Columbus, or Atlanta, Georgia.

(1) \$5.54 per crate.

(ii) On a sale by any seller whose selling establishment is located within the Cities of or the free delivery zones of Macon and Columbus, Georgia, who received the lot, from which the sale was made, in carlot quantities, or whose selling establishment is located within the free delivery zone of Atlanta, Georgia, to a "retailer," institutional user, or procurement agency of the United States or of any state located within the Cities of or free delivery zones of Atlanta, Macon, and Columbus, Georgia, \$5.54 per crate.

(iii) On a sale by any seller delivered to the premises of a "retailer," institutional user, or procurement agency of the United States or of any state located outside the City of or free delivery zone of Atlanta, Georgia, the higher of the following:

(a) The maximum price which he could have paid his supplier for the lot from which the sale is made plus 30¢ per crate, but in no event over \$5.84 per crate; or

(b) The maximum price established for such sale by Maximum Price Regulation No. 426, as amended.

II. Paragraph (B) (1) is amended to read as follows: (1) "Free delivery zone" of Atlanta, Georgia, means the "Metropolitan Atlanta-Decatur Trade Area" located in Fulton and De Kalb Counties, consisting of the territory within the corporate limits of the Municipalities of Atlanta, East Point, College Park, Hapeville, Decatur, and Avondale Estates, and all of the territory lying within the following militia districts: Buckhead (722 GM), Collins District (1328 GM), Center Hill District (1511 GM), Adamsville District (1289 GM), Poole District (1762 GM), Blackhall District (530 GM), East Point District (1332 GM), Cooks District (460 GM), Peachtree District (1362 GM), Bryant's District (479 GM), Hapeville District (1589 GM), and Southbend District (1348 GM), all in Fulton County, and Decatur District (531 GM) in De Kalb County. The following points and landmarks are within the territory included and lie near or on the outside boundaries of the "Metropolitan Atlanta-Decatur Trade Area": On the north, North Fulton Park; on the northwest, the Chattahoochee River; on the southwest, Ben Hill; on the south, the southern limits of the Cities of College Park and Hapeville; on the southeast, the Fulton County-De Kalb County boundary line, the eastern limits of the City of Avondale Estates; and on the northeast, Emory University. "Free delivery zone" of the Cities of Macon and Columbus, Georgia, means all of the territory embraced in Bibb and Muscogee Counties, Georgia.

III. This Amendment No. 1 to Order No. G-1 under Maximum Price Regulation No. 426, as amended, shall become effective on and after June 27, 1944.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of June 1944.

E. A. THORNWELL,
District Director.

[F. R. Doc. 44-9970; Filed, July 6, 1944; 12:17 p. m.]

[Sioux City Order G-1 Under MPR 426 and MPR 285]

CERTAIN FRUITS AND VEGETABLES IN
SIOUX CITY, IOWA

Order No. G-1 under § 1439.3-15 Appendix H (f), Appendix I (g) of Maximum Price Regulation No. 426, and § 1351.1254a (a) of Maximum Price Regulation No. 285. Delivery differentials for wholesalers of certain fresh fruits and vegetables in Sioux City, Iowa.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Sioux City, Iowa District Office of the Office of Price Administration, by § 1439.3-15, Appendix H (f), Appendix I (g) of Maximum Price Regulation No. 426, and § 1351.1254a (a) of Maximum Price Regulation No. 285, it is hereby ordered:

(a) *What this order does.* This order determines the limits of the free delivery zones at the wholesale receiving point of Sioux City, Iowa. It also establishes differentials for non-delivered sales in the free delivery zones and for delivered sales beyond the free delivery zones. The Order applies to such fresh fruits and vegetable items as are now or may hereafter be subject to the pricing provisions of Maximum Price Regulation No. 285 and Appendices H and I of Maximum Price Regulation No. 426. The only sellers who are subject to this order are those wholesalers who price under Maximum Price Regulation No. 285, and secondary jobbers and service wholesalers, as those terms are used in Appendices H and I of Maximum Price Regulation No. 426.

(b) *Establishment of free delivery zone.* (1) The free delivery zone established by this order shall be the area within the corporate limits of Sioux City, Iowa, and South Sioux City, Nebraska.

(i) Deliveries made to any point within the confines of the Sioux City Air Base shall, for the purposes of this order be considered as deliveries made within the limits of the free delivery zone.

(2) The zone in which charges may be made for delivery is the area outside the free delivery zones.

(c) *Differentials for non-delivered and delivered sales of items listed in Appendices H and I of Maximum Price Regulation No. 426—*(1) *Non-delivered sales.* For sales on a non-delivered basis there shall be deducted from the price for delivered sales in the free delivery zones, 5 cents per container for standard shipping containers weighing under 50 pounds gross weight, and 10 cents per container for standard shipping containers weighing 50 pounds or over gross weight. A deduction of 2 cents or 5 cents, respectively, shall be made for non-delivered sales of half standard shipping containers or more, or for bulk sales weighing as much as or more than half a standard container of the item being sold. No deductions need be made for sales in less than half containers and for bulk sales which weigh less than half a standard container of the item being sold.

(2) *Delivered sales in the free delivery zones.* For deliveries in the free delivery zones the maximum delivered price shall be the maximum delivered price computed under Maximum Price Regulation No. 426 for the type of sale being made without any deduction from or addition thereto.

(3) *Delivered sales beyond the free delivery zones.* For deliveries beyond the free delivery zones, the amounts set out below may be added to the price for delivered sales in the free delivery zones. Mileage beyond the free delivery zones

shall be computed via the nearest public traveled route.

All containers and in bulk	Distance from seller's place of business	Maximum addition
Gross weight.....	From 1 to 49 miles....	2½ per cent.
	From 50 to 75 miles....	3½ per cent.
	From 76 to 109 miles....	4½ per cent.
	Over 109 miles.....	5½ per cent.

(d) *Differentials for non-delivered and delivered sales of items under Maximum Price Regulation No. 285—*(1) *Non-delivered sales and delivered sales in the free delivery zones.* For non-delivered sales and for deliveries in the free delivery zones the maximum price shall be the maximum delivered price computed under Maximum Price Regulation No. 285 for the type of sale being made. Discounts and price differentials including any differentials or discounts for f. o. b. seller or non-delivered sales must be maintained.

(2) *Delivered sales beyond the free delivery zones.* For deliveries beyond free delivery zones the amount set out below may be added to the price delivered sales in the free delivery zones. Deliveries beyond the free delivery zones shall be computed via the nearest publicly traveled route. Delivery charge shall be computed for the net weight of bananas delivered.

	Distance from seller's place of business	Maximum addition
Net weight.....	From 1 to 49 miles....	2½ per cent.
	From 50 to 75 miles....	3½ per cent.
	Over 75 miles.....	3¾ per cent.

(e) *Definitions.* Delivery means delivery to the physical premises of a retail store, hotel, restaurant or institution. Unless the context otherwise requires, the terms used herein shall have the same meaning as given them in Maximum Price Regulation No. 285 and Maximum Price Regulation No. 426.

(f) This order may be revoked, revised, amended or corrected at any time.

(g) *Effective date.* This order shall become effective on July 8, 1944.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 1st day of July 1944.

M. E. RAWLINGS,
District Director.

Approved:

E. O. POLLOCK,
Regional Director,
War Food Administration.

[F. R. Doc. 44-9369; Filed, July 6, 1944;
12:17 p. m.]

[Region VIII Rev. Order G-57 Under 18 (c)
Amdt. 1]

HAY IN CALIFORNIA

Amendment No. 1 to Revised Order No. G-57 under § 1499.18 (c) as amended of the General Maximum Price Regulation. Adjusted maximum prices for the

transportation of hay in California by motor carriers other than common carriers.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) as amended of the General Maximum Price Regulation, *It is hereby ordered*, That Revised Order No. G-57 under § 1499.18 (c) as amended of the General Maximum Price Regulation be amended in the following particulars:

(a) Appendix B is amended by striking out the figure "\$4.50" appearing opposite the words "Imperial Valley" and under the heading "San Diego", and substituting therefor the figure "\$4.75".

(b) Appendix B is further amended by striking out the figure "\$4.80" appearing opposite the words "Imperial Valley" and under the heading "Escondido" and substituting therefor the figure "\$5.05".

This order shall become effective upon its issuance.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 30th day of June 1944.

BEN C. DUNNWAY,
Acting Regional Administrator.

[F. R. Doc. 44-9371; Filed, July 6, 1944;
12:17 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on July 4, 1944.

REGION II

Wilmington Order 2-F, Amendment 11, covering fresh fruits and vegetables in area including and north of New Castle and Newark to Delaware State Line, filed 9:48 a. m.

REGION III

Escanaba Order 6-W, covering dry groceries in certain areas in Wisconsin and Michigan, filed 9:43 a. m.

Escanaba Order 9-W, covering dry groceries in Schoolcraft County, Mich., filed 9:42 a. m.

Escanaba Order 10-W, covering dry groceries in Gogebic County, Mich., filed 9:41 a. m.

Escanaba Order 11-W, covering dry groceries in Chippewa, Luce and Mackinac County, excepting Mackinaw Island, Mich., filed 9:51 a. m.

Escanaba Order 12-W, covering dry groceries in Baraga, Houghton, Keweenaw and Ontonagon, in Michigan Area, filed 9:40 a. m.

Escanaba Order 13-W, covering dry groceries in Marquette and Alger in Michigan Area, filed 9:50 a. m.

Escanaba Order 14-W, covering dry groceries in certain areas in the Michigan Area, filed 9:49 a. m.

Escanaba Order 28, Amendment 1, covering dry groceries and certain perishables in Chippewa, Luce and Mackinac Counties, excepting Mackinac Island in the Michigan Area, filed 9:48 a. m.

Escanaba Order 28, covering dry groceries and certain perishables in area stated above, filed 9:57 a. m.

Escanaba Order 29, covering dry groceries and certain perishables in Schoolcraft County, Mich. Area, filed 9:56 a. m.

Escanaba Order 30, covering dry groceries and certain perishables in Gogebic County, Mich. and Iron Co., Wis., filed 9:55 a. m.

Escanaba Order 31, covering dry groceries and certain perishables in Barabara, Houghton, Keweenaw and Ontonagon Counties, Mich., filed 9:53 a. m.

Escanaba Order 32, covering dry groceries and certain perishables in certain areas in Wisconsin and Michigan, filed 9:53 a. m.

Escanaba Order 33, covering dry groceries and certain perishables in Marquette and Alger Counties, Mich., filed 9:39 a. m.

Escanaba Order 34, covering dry groceries and certain perishables in certain areas in Michigan, filed 9:51 a. m.

REGION IV

Raleigh Order 1-W, Amendment 2, covering dry groceries in certain counties in North Carolina, filed 9:44 a. m.

Raleigh Order 7-F, covering fresh fruits and vegetables in specified counties in the Raleigh, N. C. District Area, filed 9:47 a. m.

Raleigh Order 11, Amendment 6, covering community food prices in certain areas in North Carolina, filed 9:45 a. m.

Raleigh Order 14, covering community food prices in certain areas in North Carolina, filed 9:46 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-9907; Filed, July 5, 1944;
4:31 p. m.]

[Colorado Order G-1 Under MPR 165]

CLEANING SERVICES IN DENVER AREA

Order No. G-1 issued under § 1499.114 (d) of Maximum Price Regulation 165, as amended. Order establishing maximum prices charged by persons in Denver Area for cleaning domestic heating units and cleaning, checking and oiling domestic stokers; Docket No. 7C-2.165-114 (d) (12)-4-4.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director by section 114 (d) of Maximum Price Regulation No. 165, as amended, and by Region VII Delegation Order No. 36, it is hereby ordered:

(a) *To what persons this order applies.* This order applies to all persons whose places of business are located within the Denver area.

(b) *To what services this order applies.* This order applies to the service of cleaning domestic heating units and to the service of cleaning, checking and oiling domestic stokers when the heating units or stokers upon which such services are rendered are located in the Denver area. "Domestic heating unit" means a heating unit using coal for fuel (other than a stove), which is used to heat a separate living unit or is used to heat one or two living units in a building containing two or more living units. "Domestic stoker" means a mechanical coal stoker that is used in connection with a domestic heating unit. The following services constitute the cleaning of a domestic heating

unit, whether hand-fired or stoker-fired: vacuum cleaning of heating surfaces of furnace or boiler; vacuum cleaning smoke pipe and base of stack (the pipe being removed, cleaned, replaced and resealed); cleaning fire box and removing ashes; painting front of furnace; vacuum cleaning exterior of warm air and cold air pipes, if any; vacuum cleaning steam pipes, if any, where necessary; and inspecting and adjusting dampers. The following services constitute the cleaning, checking and oiling of a stoker: removing coal from hopper and worm housing to prevent rust; cleaning plenum chamber; cleaning and oiling motor; checking thoroughly fan unit; flushing gear case and refilling it with approved oil; and inspecting and adjusting "v" belts. Services in repairing heating units and in repairing stokers and in cleaning of ducts and outlets are not covered by this order, and the maximum prices of same shall be those established under the provisions of Maximum Price Regulation 165, as amended.

(c) *Meaning of Denver Area.* "The Denver area" means all of that territory within the City and County of Denver, Colorado, and within the towns or cities of Arvada, Aurora, Englewood, Wheatridge, Edgewater and Lakewood, Colorado, together with all other territory within the area bounded by the following streets or avenues or extensions of the center lines thereof: Colorado Boulevard on the east, Quincy Avenue on the south, Wadsworth Avenue on the west and West 64th Avenue on the north. "The Denver area" shall also include any piece or parcel of land which immediately adjoins any boundary line of "the Denver area" as defined in the preceding sentence, or which immediately adjoins any street or avenue which constitutes a boundary of "the Denver area," as defined in the preceding sentence.

(d) *Maximum prices established.* The following maximum prices are hereby established for the services to which this order applies: for cleaning a domestic heating unit, either hand-fired or stoker-fired, \$4.25; and for cleaning, checking and oiling a domestic stoker, \$1.75. *Provided, however,* That if the maximum price of any person for any service to which this order applies, as established under the provisions of Maximum Price Regulation 165, as amended, and as stated in a statement filed with the appropriate War Price and Rationing Board before the effective date of this order in accordance with the provisions of § 1499.108 of Maximum Price Regulation 165, as amended, shall be higher than the maximum price for such service under the provisions of this subdivision, then the maximum price of such person for such service shall be the maximum price so established under Maximum Price Regulation 165, as amended, and so stated in such statement; each such person shall post in a conspicuous place in his place of business his maximum price for such service as it was stated in the statement so filed with the War Price

and Rationing Board. Discounts which are required to be continued by the provisions of Maximum Price Regulation 165, as amended, shall be continued in accordance with said Maximum Price Regulation 165, as amended.

(e) *Coverage by Maximum Price Regulation 165, as amended.* In all particulars which are not specifically covered or which are excepted by this order, all sellers of services to which this order applies shall be subject to the provisions of Maximum Price Regulation 165, as amended.

(f) *Revocation, amendment or correction.* This order may be revoked, amended or corrected at any time.

(g) *Effective date.* This order becomes effective June 27, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of June 1944.

GEO. M. BULL,
District Director.

[F. R. Doc. 44-9906; Filed, July 5, 1944;
4:32 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on July 5, 1944.

REGION II

Maryland Order P-1, Amendment 5, covering fresh fish and seafood prices in the Baltimore, Md., area, filed 9:43 a. m.

Maryland Order 1-F, Amendment 13, covering fresh fruits and vegetables in the Baltimore, Md., area, filed 9:57 a. m.

Maryland Order 3-F, covering fresh fruits and vegetables in Hagerstown, Md., area, filed 9:42 a. m.

REGION III

Columbus Order 1-W, Amendment 2, covering dry groceries in certain areas in Ohio, filed 9:46 a. m.

Detroit Order 11, Amendment 4, covering certain items of food at retail in designated counties of Michigan, filed 9:55 a. m.

REGION IV

Charlotte Order 2-F, Amendment 7, covering fresh fruits and vegetables in certain named counties of North Carolina, filed 9:54 a. m.

New Orleans Order 1-W, Amendment 1, covering dry groceries in certain parishes in Louisiana, filed 9:50 a. m.

New Orleans Order 2-W, Amendment 1, covering dry groceries in certain parishes in Louisiana, filed 9:44 a. m.

New Orleans Order G-23, Amendment 1, covering certain food items in the New Orleans area, filed 9:48 a. m.

New Orleans Order G-23, Amendment 3, covering certain food items in certain parishes in Louisiana, filed 9:45 a. m.

New Orleans Order G-24, Amendment 1, covering certain food items in certain parishes in Louisiana, filed 9:50 a. m.

New Orleans Order G-24, Amendment 2, covering certain food items in certain parishes in Louisiana, filed 9:45 a. m.

Richmond Order 4-F, Amendment 5, covering fresh fruits and vegetables in certain areas in Virginia, filed 9:54 a. m.

Richmond Order 4-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Virginia, filed 9:55 a. m.

Richmond Order 5-F, Amendment 2, covering fresh fruits and vegetables in counties in Virginia, filed 9:55 a. m.

Richmond Order 5-F, Amendment 3, covering fresh fruits and vegetables in named counties in Virginia, filed 9:55 a. m.

REGION VI

La Crosse Order 1-F, Amendment 21, covering fresh fruits and vegetables in La Crosse, Wis., and Winona, Minn., filed 9:51 a. m.

La Crosse Order 1-F, Amendment 22, covering fresh fruits and vegetables in La Crosse, Wis., and Winona, Minn., filed 9:51 a. m.

La Crosse Order 3-F, Amendment 18, covering fresh fruits and vegetables in Eau Claire & Chippewa Falls, Wis., filed 9:50 a. m.

La Crosse Order 3-F, Amendment 17, covering fresh fruits and vegetables in Eau Claire and Chippewa Falls, Wis., filed 9:53 a. m.

La Crosse Order 4-F, Amendment 17, covering fresh fruits and vegetables in Sparta, Wis., filed 9:52 a. m.

La Crosse Order 4-F, Amendment 18, covering fresh fruits and vegetables in Sparta, Wis., filed 9:53 a. m.

La Crosse Order 5-F, Amendment 17, covering fresh fruits and vegetables in Rochester, Minn., filed 9:52 a. m.

La Crosse Order 5-F, Amendment 18, covering fresh fruits and vegetables in Rochester, Minn., filed 9:53 a. m.

North Platte Order 1-W, covering dry groceries in certain named counties in Nebraska, filed 9:47 a. m.

Twin Cities Order 1-F, Amendment 15, covering fresh fruits and vegetables in St. Paul, Minneapolis and adjoining Municipalities, filed 9:46 a. m.

REGION VII

New Mexico Order 6, Amendment 8, covering community food prices in McKinley County, N. Mex., filed 9:48 a. m.

New Mexico Order 7-W, covering the revocation of order 3-W. Filed 9:47 a. m.

New Mexico Order 9, Amendment 4, covering community food prices in certain counties in N. Mex., filed 9:56 a. m.

New Mexico Order 10, Amendment 4, covering community food prices in the Santa Fe area, filed 9:56 a. m.

New Mexico Order 11, Amendment 4, covering community food prices in the Taos and Rapanola area, filed 9:57 a. m.

REGION VIII

Los Angeles Order 1-F, Amendment 20, covering fresh fruits and vegetables in the Los Angeles Metropolitan area. Filed 9:44 a. m.

Spokane Order 13, Amendment 3, covering community food prices in certain areas of Spokane County, Washington. Filed 9:43 a. m.

Copies of any of these orders may be obtained from the OPA office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-10007; Filed, July 7, 1944;
11:35 a. m.]

WAR FOOD ADMINISTRATION.

MUKAMAL COMPANY

DESIGNATION OF QUALIFIED DISTRIBUTOR

Amendment to designation of qualified distributors pursuant to War Food Order No. 21, as amended.

The designation of qualified distributors of tea pursuant to War Food Order No. 21, as amended (8 F.R. 2077; 9 F.R. 4321, 4319), issued by the Director of Food Distribution on February 5, 1944 (9 F.R. 1561), as amended, is further amended by adding the following name and address to the list of persons designated therein as qualified distributors:

Mukamal Company, 120 Wall Street, New York, New York.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 6th day of July 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-10009; Filed, July 7, 1944;
11:50 a. m.]

Farm Security Administration.

GRAYSON COUNTY, TEX.

DESIGNATION OF LOCALITIES FOR LOANS

Designation of localities in county in which loans, pursuant to Title I of the Bankhead-Jones Farm Tenant Act, may be made.

In accordance with the rules and regulations promulgated by the Secretary of Agriculture on July 1, 1941, as extended by the War Food Administrator's delegation of authority issued November 3, 1943, loans made in the county mentioned herein, under Title I of the Bankhead-Jones Farm Tenant Act, may be made within the localities herein described and designated. The value of the average farm unit of thirty acres and more in each of these localities has been determined in accordance with the provisions of the said rules and regulations. A description of the localities and the determination of value for each follow:

REGION VIII

TEXAS

Grayson County:

Locality I, Consisting of Precinct 1	\$3,532
Locality II, Consisting of Precinct 2	4,300
Locality III, Consisting of Precinct 3	5,393
Locality IV, Consisting of Precinct 4	6,234
Locality V, Consisting of Precinct 5	5,938
Locality VI, Consisting of Precinct 6	5,028
Locality VII, Consisting of Precinct 7	3,811
Locality VIII, Consisting of Precinct 8	5,837

The purchase price limit previously established for the county above mentioned is hereby cancelled.

Approved: July 6, 1944.

FRANK HANCOCK,
Administrator.

[F. R. Doc. 44-9380; Filed, July 7, 1944;
11:04 a. m.]

